

### Extra Ordinary Part -IV-B / 2002

Extra No.	Date	Department
Extra No.1	02-01-2002	Urban Development & Urban Housing Department
Extra No.2	02-01-2002	Energy & Petrochemicals Department
Extra No.3	02-01-2002	Energy & Petrochemicals Department
Extra No.4	03-01-2002	Energy & Petrochemicals Department
Extra No.5	03-01-2002	Energy & Petrochemicals Department
Extra No.6	03-01-2002	Energy & Petrochemicals Department
Extra No.7	03-01-2002	Energy & Petrochemicals Department
Extra No.8	04-01-2002	Urban Development & Urban Housing Department
Extra No.9	08-01-2002	Forest & Environment Department
Extra No.10	09-01-2002	Urban Development & Urban Housing Department
Extra No.11	11-01-2002	Social Justice & Empowerment Department
Extra No.12	11-01-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.13	11-01-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.14	11-01-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.15	11-01-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.16	15-01-2002	Urban Development & Urban Housing Department
Extra No.17	16-01-2002	Finance Department
Extra No.18	16-01-2002	Urban Development & Urban Housing Department
Extra No.19	17-01-2002	Home Department
Extra No.20	17-01-2002	Energy & Petrochemicals Department
Extra No.21	17-01-2002	Energy & Petrochemicals Department
Extra No.22	17-01-2002	Energy & Petrochemicals Department
Extra No.23	17-01-2002	Energy & Petrochemicals Department
Extra No.24	19-01-2002	Revenue Department
Extra No.25	25-01-2002	Energy & Petrochemicals Department
Extra No.26	25-01-2002	Revenue Department



Extra No.	Date	Department
Extra No.27	25-01-2002	Home Department
Extra No.28	29-01-2002	Home Department
Extra No.29	30-01-2002	Urban Development & Urban Housing Department
Extra No.30	31-01-2002	Revenue Department
Extra No.31	31-01-2002	Home Department
Extra No.32	01-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.33	01-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.34	01-02-2002	Finance Department
Extra No.35	02-02-2002	Finance Department
Extra No.36	02-02-2002	Energy & Petrochemicals Department
Extra No.37	06-02-2002	Urban Development & Urban Housing Department
Extra No.38	07-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.39	07-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.40	07-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.41	08-02-2002	Energy & Petrochemicals Department
Extra No.42	08-02-2002	Energy & Petrochemicals Department
Extra No.43	08-02-2002	Energy & Petrochemicals Department
Extra No.44	08-02-2002	Energy & Petrochemicals Department
Extra No.45	11-02-2002	Energy & Petrochemicals Department
Extra No.46	11-02-2002	Energy & Petrochemicals Department
Extra No.47	11-02-2002	Energy & Petrochemicals Department
Extra No.48	11-02-2002	Energy & Petrochemicals Department
Extra No.49	11-02-2002	Energy & Petrochemicals Department
Extra No.50	12-02-2002	Labour & Employment Department
Extra No.51	14-02-2002	Urban Development & Urban Housing Department
Extra No.52	15-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.53	19-02-2002	Legislative & Parliamentary Affairs Department

Extra No.	Date	Department
Extra No.54	19-02-2002	Legislative & Parliamentary Affairs Department
Extra No.55	20-02-2002	Labour & Employment Department
Extra No.56	21-02-2002	Information & Broadcasting Department
Extra No.57	21-02-2002	Revenue Department
Extra No.58	22-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.59	25-02-2002	Legal Department
Extra No.60	25-02-2002	Energy & Petrochemicals Department
Extra No.61	25-02-2002	Energy & Petrochemicals Department
Extra No.62	25-02-2002	Energy & Petrochemicals Department
Extra No.63	27-02-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.64	04-03-2002	Energy & Petrochemicals Department
Extra No.65	05-03-2002	Energy & Petrochemicals Department
Extra No.66	05-03-2002	Energy & Petrochemicals Department
Extra No.67	05-03-2002	Energy & Petrochemicals Department
Extra No.68	05-03-2002	Energy & Petrochemicals Department
Extra No.69	05-03-2002	Urban Development & Urban Housing Department
Extra No.70	18-03-2002	Revenue Department
Extra No.71	18-03-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.72	19-03-2002	Urban Development & Urban Housing Department
Extra No.73	19-03-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.74	19-03-2002	Energy & Petrochemicals Department
Extra No.75	19-03-2002	Energy & Petrochemicals Department
Extra No.76	19-03-2002	Labour & Employment Department
Extra No.77	20-03-2002	Home Department
Extra No.78	20-03-2002	Energy & Petrochemicals Department
Extra No.79	22-03-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.80	26-03-2002	Energy & Petrochemicals Department

Extra No.	Date	Department
Extra No.81	27-03-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.82	27-03-2002	Energy & Petrochemicals Department
Extra No.83	27-03-2002	Energy & Petrochemicals Department
Extra No.84	28-03-2002	Energy & Petrochemicals Department
Extra No.85	28-03-2002	Home Department
Extra No.86	30-03-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.87	01-04-2002	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.88	01-04-2002	Urban Development & Urban Housing Department
Extra No.89	01-04-2002	Finance Department
Extra No.90	01-04-2002	Energy & Petrochemicals Department
Extra No.91	03-04-2002	Home Department
Extra No.93	04-04-2002	Revenue Department
Extra No.94	05-04-2002	Urban Development & Urban Housing Department
Extra No.95	05-04-2002	Urban Development & Urban Housing Department
Extra No.96	05-04-2002	Urban Development & Urban Housing Department
Extra No.97	05-04-2002	Urban Development & Urban Housing Department
Extra No.98	09-04-2002	Home Department
Extra No.99	09-04-2002	Finance Department
Extra No.100	09-04-2002	Urban Development & Urban Housing Department
Extra No.101	11-04-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.102	11-04-2002	Urban Development & Urban Housing Department
Extra No.103	15-04-2002	Education Department
Extra No.104	17-04-2002	Legal Department
Extra No.105	18-04-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.106	18-04-2002	Urban Development & Urban Housing Department
Extra No.107	20-04-2002	Urban Development & Urban Housing Department
Extra No.108	24-04-2002	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.109	25-04-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.110	29-04-2002	Revenue Department
Extra No.111	29-04-2002	Energy & Petrochemicals Department
Extra No.112	30-04-2002	Urban Development & Urban Housing Department
Extra No.113	30-04-2002	Urban Development & Urban Housing Department
Extra No.114	30-04-2002	Labour & Employment Department
Extra No.115	30-04-2002	Labour & Employment Department
Extra No.116	30-04-2002	Labour & Employment Department
Extra No.117	04-05-2002	Energy & Petrochemicals Department
Extra No.118	07-05-2002	Energy & Petrochemicals Department
Extra No.119	08-05-2002	Urban Development & Urban Housing Department
Extra No.120	08-05-2002	Urban Development & Urban Housing Department
Extra No.121	08-05-2002	Urban Development & Urban Housing Department
Extra No.122	08-05-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.123	13-05-2002	Urban Development & Urban Housing Department
Extra No.124	16-05-2002	Urban Development & Urban Housing Department
Extra No.125	16-05-2002	Urban Development & Urban Housing Department
Extra No.126	16-05-2002	Home Department
Extra No.127	18-05-2002	Urban Development & Urban Housing Department
Extra No.128	18-05-2002	Energy & Petrochemicals Department
Extra No.129	20-05-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.130	21-05-2002	Industries & Mines Department
Extra No.131	21-05-2002	Home Department
Extra No.132	21-05-2002	Urban Development & Urban Housing Department
Extra No.133	22-05-2002	Urban Development & Urban Housing Department
Extra No.134	22-05-2002	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.135	23-05-2002	Other
Extra No.136	23-05-2002	Urban Development & Urban Housing Department
Extra No.137	23-05-2002	Urban Development & Urban Housing Department
Extra No.138	23-05-2002	Urban Development & Urban Housing Department
Extra No.139	23-05-2002	Urban Development & Urban Housing Department
Extra No.140	23-05-2002	Urban Development & Urban Housing Department
Extra No.141	23-05-2002	Urban Development & Urban Housing Department
Extra No.142	23-05-2002	Urban Development & Urban Housing Department
Extra No.143	23-05-2002	Urban Development & Urban Housing Department
Extra No.144	23-05-2002	Finance Department
Extra No.145	23-05-2002	Home Department
Extra No.146	24-05-2002	Revenue Department
Extra No.147	24-05-2002	Revenue Department
Extra No.148	24-05-2002	Revenue Department
Extra No.149	24-05-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.150	27-05-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.151	27-05-2002	Legal Department
Extra No.152	27-05-2002	Legal Department
Extra No.153	28-05-2002	Legal Department
Extra No.154	29-05-2002	Urban Development & Urban Housing Department
Extra No.155	29-05-2002	Urban Development & Urban Housing Department
Extra No.156	29-05-2002	Home Department
Extra No.157	30-05-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.158	30-05-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.159	30-05-2002	Urban Development & Urban Housing Department
Extra No.160	31-05-2002	Industries & Mines Department

Extra No.	Date	Department
Extra No.161	31-05-2002	Home Department
Extra No.162	01-06-2002	Urban Development & Urban Housing Department
Extra No.163	03-06-2002	Industries & Mines Department
Extra No.164	04-06-2002	Urban Development & Urban Housing Department
Extra No.165	05-06-2002	Energy & Petrochemicals Department
Extra No.166	05-06-2002	Energy & Petrochemicals Department
Extra No.167	05-06-2002	Energy & Petrochemicals Department
Extra No.168	05-06-2002	Energy & Petrochemicals Department
Extra No.169	11-06-2002	Energy & Petrochemicals Department
Extra No.170	13-06-2002	Urban Development & Urban Housing Department
Extra No.171	14-06-2002	Urban Development & Urban Housing Department
Extra No.172	14-06-2002	Urban Development & Urban Housing Department
Extra No.173	14-06-2002	Urban Development & Urban Housing Department
Extra No.174	17-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.175	17-06-2002	Energy & Petrochemicals Department
Extra No.176	17-06-2002	Home Department
Extra No.177	18-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.178	18-06-2002	Urban Development & Urban Housing Department
Extra No.179	20-06-2002	Revenue Department
Extra No.180	21-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.181	21-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.182	21-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.183	21-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.184	24-06-2002	Urban Development & Urban Housing Department
Extra No.185	24-06-2002	Urban Development & Urban Housing Department
Extra No.186	25-06-2002	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.187	25-06-2002	Finance Department
Extra No.188	26-06-2002	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.189	27-06-2002	Urban Development & Urban Housing Department
Extra No.190	28-06-2002	Urban Development & Urban Housing Department
Extra No.191	28-06-2002	Urban Development & Urban Housing Department
Extra No.192	29-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.193	29-06-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.194	02-07-2002	Labour & Employment Department
Extra No.195	02-07-2002	Home Department
Extra No.196	03-07-2002	Urban Development & Urban Housing Department
Extra No.197	08-07-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.198	08-07-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.199	10-07-2002	Home Department
Extra No.200	10-07-2002	Home Department
Extra No.201	17-07-2002	Education Department
Extra No.202	17-07-2002	Urban Development & Urban Housing Department
Extra No.203	20-07-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.204	22-07-2002	Urban Development & Urban Housing Department
Extra No.205	22-07-2002	Urban Development & Urban Housing Department
Extra No.206	23-07-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.207	23-07-2002	Revenue Department
Extra No.208	24-07-2002	Urban Development & Urban Housing Department
Extra No.209	24-07-2002	Legal Department
Extra No.210	24-07-2002	Urban Development & Urban Housing Department
Extra No.211	25-07-2002	Finance Department
Extra No.212	26-07-2002	Agriculture, Farmers Welfare & Co-operation Department

Extra No.	Date	Department
Extra No.213	29-07-2002	Energy & Petrochemicals Department
Extra No.214	29-07-2002	Energy & Petrochemicals Department
Extra No.215	29-07-2002	Energy & Petrochemicals Department
Extra No.216	29-07-2002	Energy & Petrochemicals Department
Extra No.217	29-07-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.218	29-07-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.219	30-07-2002	Energy & Petrochemicals Department
Extra No.220	30-07-2002	Urban Development & Urban Housing Department
Extra No.221	30-07-2002	Home Department
Extra No.222	30-07-2002	Legal Department
Extra No.223	31-07-2002	Industries & Mines Department
Extra No.224	31-07-2002	Urban Development & Urban Housing Department
Extra No.225	01-08-2002	Urban Development & Urban Housing Department
Extra No.226	02-08-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.227	02-08-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.228	07-08-2002	Urban Development & Urban Housing Department
Extra No.229	08-08-2002	Health & Family Welfare Department
Extra No.230	09-08-2002	Energy & Petrochemicals Department
Extra No.231	13-08-2002	Urban Development & Urban Housing Department
Extra No.232	14-08-2002	Finance Department
Extra No.233	14-08-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.234	14-08-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.235	14-08-2002	Urban Development & Urban Housing Department
Extra No.236	16-08-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.237	16-08-2002	Urban Development & Urban Housing Department
Extra No.238	16-08-2002	Labour & Employment Department



Extra No.	Date	Department
Extra No.239	16-08-2002	Labour & Employment Department
Extra No.240	17-08-2002	Social Justice & Empowerment Department
Extra No.241	19-08-2002	Finance Department
Extra No.242	20-08-2002	Finance Department
Extra No.243	23-08-2002	Revenue Department
Extra No.244	23-08-2002	Home Department
Extra No.245	28-08-2002	Legislative & Parliamentary Affairs Department
Extra No.246	28-08-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.247	29-08-2002	Energy & Petrochemicals Department
Extra No.248	30-08-2002	Home Department
Extra No.249	30-08-2002	Legal Department
Extra No.250	05-09-2002	Finance Department
Extra No.251	05-09-2002	Industries & Mines Department
Extra No.252	06-09-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.253	06-09-2002	Information & Broadcasting Department
Extra No.254	07-09-2002	Urban Development & Urban Housing Department
Extra No.256	11-09-2002	Urban Development & Urban Housing Department
Extra No.257	12-09-2002	Home Department
Extra No.258	12-09-2002	Revenue Department
Extra No.259	13-09-2002	Energy & Petrochemicals Department
Extra No.260	16-09-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.261	17-09-2002	Labour & Employment Department
Extra No.262	18-09-2002	Urban Development & Urban Housing Department
Extra No.263	18-09-2002	Urban Development & Urban Housing Department
Extra No.264	20-09-2002	Energy & Petrochemicals Department
Extra No.265	20-09-2002	Legal Department

Extra No.	Date	Department
Extra No.266	21-09-2002	Energy & Petrochemicals Department
Extra No.267	21-09-2002	Urban Development & Urban Housing Department
Extra No.268	21-09-2002	Urban Development & Urban Housing Department
Extra No.269	24-09-2002	Urban Development & Urban Housing Department
Extra No.270	27-09-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.271	27-09-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.272	27-09-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.273	01-10-2002	Finance Department
Extra No.274	01-10-2002	Energy & Petrochemicals Department
Extra No.275	01-10-2002	Finance Department
Extra No.276	03-10-2002	Urban Development & Urban Housing Department
Extra No.277	04-10-2002	Urban Development & Urban Housing Department
Extra No.278	04-10-2002	Energy & Petrochemicals Department
Extra No.279	05-10-2002	Legal Department
Extra No.280	05-10-2002	Labour & Employment Department
Extra No.281	07-10-2002	Urban Development & Urban Housing Department
Extra No.282	07-10-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.283	07-10-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.284	07-10-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.285	08-10-2002	Social Justice & Empowerment Department
Extra No.286	08-10-2002	Urban Development & Urban Housing Department
Extra No.287	08-10-2002	Urban Development & Urban Housing Department
Extra No.288	10-10-2002	Home Department
Extra No.289	22-10-2002	Urban Development & Urban Housing Department
Extra No.290	22-10-2002	Urban Development & Urban Housing Department
Extra No.291	22-10-2002	Urban Development & Urban Housing Department

Extra No.	Date	Department
Extra No.293	24-10-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.294	24-10-2002	Urban Development & Urban Housing Department
Extra No.295	25-10-2002	Narmada, Water Resources, Water Supply & Kalpsar Department
Extra No.296	25-10-2002	Labour & Employment Department
Extra No.297	25-10-2002	Urban Development & Urban Housing Department
Extra No.298	28-10-2002	Urban Development & Urban Housing Department
Extra No.299	28-10-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.300	28-10-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.301	28-10-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.302	28-10-2002	Energy & Petrochemicals Department
Extra No.303	02-11-2002	Legal Department
Extra No.304	02-11-2002	Labour & Employment Department
Extra No.305	08-11-2002	Home Department
Extra No.306	11-11-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.307	11-11-2002	Urban Development & Urban Housing Department
Extra No.308	11-11-2002	Labour & Employment Department
Extra No.309	13-11-2002	Home Department
Extra No.310	15-11-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.311	15-11-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.312	15-11-2002	Agriculture, Farmers Welfare & Co-operation Department
Extra No.313	15-11-2002	Urban Development & Urban Housing Department
Extra No.314	15-11-2002	Finance Department
Extra No.315	20-11-2002	Revenue Department
Extra No.316	27-11-2002	Industries & Mines Department
Extra No.317	28-11-2002	Social Justice & Empowerment Department
Extra No.318	28-11-2002	Social Justice & Empowerment Department

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
<b>Extra No.319</b>	<b>03-12-2002</b>	<b>Home Department</b>
<b>Extra No.320</b>	<b>04-12-2002</b>	<b>Home Department</b>
<b>Extra No.321</b>	<b>04-12-2002</b>	<b>Home Department</b>
<b>Extra No.322</b>	<b>05-12-2002</b>	<b>Agriculture, Farmers Welfare &amp; Co-operation Department</b>
<b>Extra No.323</b>	<b>16-12-2002</b>	<b>Social Justice &amp; Empowerment Department</b>
<b>Extra No.324</b>	<b>16-12-2002</b>	<b>Social Justice &amp; Empowerment Department</b>
<b>Extra No.325</b>	<b>16-12-2002</b>	<b>Home Department</b>
<b>Extra No.326</b>	<b>23-12-2002</b>	<b>Energy &amp; Petrochemicals Department</b>
<b>Extra No.327</b>	<b>27-12-2002</b>	<b>Legislative &amp; Parliamentary Affairs Department</b>
<b>Extra No.328</b>	<b>27-12-2002</b>	<b>Energy &amp; Petrochemicals Department</b>
<b>Extra No.329</b>	<b>27-12-2002</b>	<b>Urban Development &amp; Urban Housing Department</b>
<b>Extra No.330</b>	<b>30-12-2002</b>	<b>Forest &amp; Environment Department</b>
<b>Extra No.331</b>	<b>31-12-2002</b>	<b>Legal Department</b>



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

WEDNESDAY, JANUARY 2, 2002 /PAUSA 12, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 27th December, 2001.

Gujarat Town Planning and Urban Development Act, 1976.

No.GH/V/182 of 2001/TPA-102001 - 8130 - V: WHEREAS, the Government of Gujarat is satisfied that the circumstances exist which render it necessary to take immediate action to amend the Gujarat Town Planning and Urban Development Rules, 1979 and to dispense with the previous publication thereof under the proviso to sub-section (1) of section 118 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 118 of the said Act, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Town Planning and Urban Development Rules, 1979, namely :-

1. These rules may be called the Gujarat Town Planning and Urban Development (Second)(Amendment) Rules, 2001.

2. In the Gujarat Town Planning and Urban Development Rules, 1979 ( hereinafter referred to as " the said rules"), in rule 18, after sub-rule (2), the following proviso shall be inserted, namely :-

" Provided that the appropriate authority may reduce the period of one month to fifteen days for inviting objections as provided in the proviso under section 47 of the said Act in the circumstances of a severe natural calamities such as earthquake, flood, cyclone, fire or any other such calamity which has resulted in considerable and widespread destruction in the area included in the draft scheme."

3. In the said rules, in rule 26, in sub-rule (3), after the words " twenty days", the brackets and words "( fifteen days in the cases provided in the proviso to sub-rule(2) of rule 18 of the said rules)" shall be inserted.

4. In the said rules, in Form H appended to the said rules,--

- (a) after the figure and word " 20 days", the brackets, figures and words "(15 days in cases provided in the proviso to sub-rule(2) of rule 18 of the said rules)", shall be inserted.
- (b) after the words " three months", brackets, words and figures " (two months in the cases provided in the proviso to sub-rule(2) of rule 18 of the said rules)", shall be inserted.

By order and in the name of the Governor of Gujarat,

**SUDHA ANCHLIA,**  
Principal Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JANUARY 2, 2002, / PAUSA 12, 1923.

Separate paging in given to this part in order that It may be field as a separate Compila tion.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd January, 2002

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/1/CPI/1496/3485/K1-In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984, the Government of Gujarat hereby amend the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)K1 dated 20th July, 1993 as under.

In Schedule-I, for Sr. No. 147, the following shall be substituted.

Sr.No.	Name of the Unit	Village	District.	Load permitted to be Utilized on all staggered Holidays.
1	2	3	4	5
147.	Super Salts Limited	Magnad	Bharuch	500 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.





# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

WEDNESDAY, JANUARY 2, 2002/PAUSA 12, 1923

Separate paging is given to this part in order that it may be filed as a separate compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd January, 2002

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/2/CPI/1401/5660/K1.- In exercise of the powers conferred by clause 8 of the Gujarat Restriction on consumption and Regulation of supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1453/994(i)/K1 dated 20th July, 1993 as under.

In Schedule-I, after Sr. No. 288, the following shall be inserted:

Sr.No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
289.	Maharashtra Hybrid Seeds Company Ltd.	Vejalpur	Panchmahals	120 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat.

S. G. VYAS,  
Under Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

THURSDAY, JANUARY 3, 2002/ PAUSA 13, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 3rd January, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/3/CPI/1401/1920/K1-In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)K1 dated 20th July, 1993, as under:

In Schedule-I, after Sr. No. 290 the following shall be inserted

Sr.No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
291.	Trushape Precision Castings Pvt. Ltd.	Shampara (Khodiyar)	Bhav. agar	50 KVA

This shall come into force with effects from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, JANUARY 3, 2002/PAUSA 13, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.]

### ENERGY & PETRO CHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd January, 2002

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/4/CPI/1401/1566/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Work Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-I for Sr. No. 283, the following shall be substituted :

Sr.No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
283.	Bicon Corporation	Changodar	Ahmedabad	7.5 H.P.

This shall come into force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLII]

THURSDAY, JANUARY 3, 2002/PAUSA 13, 1923

Seperate paging is given to this part in order that it may befiled as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd January, 2002

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/5/CPI/1401/5160/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule-I after Sr. No. 289, the following shall be inserted

Sr.No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	6
290.	Ratnamani Technocasts Ltd.	Ohhatral	Gandhinagar	200 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government

IV-B-Ex.-6-1

6-1

સચ્ચરી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, JANUARY 3, 2002/PAUSA 13, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETRO-CHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd January, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/6/GPI/1401/5022/K1.—I. exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order 1984. the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/194(i)/ K1 dated 20th July, 1993, as under:

In Schedule-I, after Sr. No. 291, the following shall be inserted :

Sr.No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
292	Parikh Enterprises Limited	Odhav	Ahmedabad	150 KWS

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,

Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

FRIDAY, JANUARY 4, 2002 /PAUSA 14, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 4th January, 2002.

The Gujarat Town Planning and Urban Development Act, 1976

No.GH/V/ 2 of 2002/TPS - 232001- 1819- L : In Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar's Notification No.GH/V/130 of 2001/TPS- 232001-1819-L, dated 3-9-2001 published in the Government's Extra Ordinary Gazette of 3-9-2001, in central section in part IV-B on pages Nos. 230-1 and 230-2 regarding the Government's sanction to Town Planning scheme Bhavnagar No.1B ( Chitra)(Preliminary), under section 65 of the above Act, the following correction shall be made:

In paragraph (b) of the above notification, the words 'Bhavnagar Area Development Authority' shall be replaced by the words " Bhavnagar Municipal Corporation".

By order and in the name of the Governor of Gujarat,

R.D. WADIA,  
Section Officer



**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 4th January, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

NO.GH/V/ 3 of 2002/DVP-242001-904-L:- WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the Development Plan of Gondal Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/117 of 1988/DVP-2486-1847-(88)-L, dated 23.05.1988;

AND WHEREAS, the variation proposed to be made in the said Development Plan was published as required by sub-section (1) of Section 19 of The Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Extra Ordinary Gazette, Part IV-B, dated 27.08.2001 on page No.218-1 under Government Notification, Urban Development and Urban Housing Department No.GH/V/128 of 2001/DVP-242001-904-L, dated 27.08.2001 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of The Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby:

- (a) sanctions the said variations to be made in the said Development Plan, as set out in Schedule appended hereto and;
- (b) specifies that the variations so set out shall come into force from the date of this notification,

**SCHEDULE**

Variation in the Development Plan of Gondal sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/117 of 1988/DVP-2486-1847-(88)-L, dated 23-5-1988.

The land bearing R.S.No.420/P of Gondal marked as A B C D A, admeasuring 7993.00 Sq.Mts of Gondal designated for "Open Land" in the sanctioned Development Plan of Gondal Area Development Authority shall be deleted from the said designation and the land thus released shall be designated for "Residential Use"

under section 12 (2)(a) of The Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat,

---

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

TUESDAY, JANUARY 8, 2002/PAUSA 18, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### FORESTS AND ENVIRONMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 31st December, 2001.

### GUJARAT MINOR FOREST PRODUCE TRADE NATIONALISATION ACT, 1979.

No. GVN-2002-1-GVP-102001-1371-G-CELL.—In exercise of the powers conferred by Sub-section (1) read with Sub-Section (2) of Section 4 of the Gujarat Minor Forest Produce Trade (Nationalisation) Act, 1979 (Guj. Act No. 7 of 1979), the Government of Gujarat hereby fixed prices specified in Column 4, 5 and 6 of the Schedule annexed hereto be the price at which the Minor Forest Produce specified in Column-2 of the said Schedule shall be purchased by State Government or by an Authorised Officer or by an Agent from primary collector or Growers of any such Minor Forest Produce in the year commencing on the 1st January, 2002.

#### SCHEDULE

Sr. No.	Name of Minor Forest Produce	Unit	Purchase rate for primary collectors for 2002 (In Rs.)	Purchase rate for growers' up to 31-3-2002 (IN.Rs.)	Purchase rate for growers from 1-4-2002 (In Rs.)
1	2	3	4	5	6
1.	Timru Leaves	Std. bags	400	430.33	431.85
2.	Mahuda flower	Quintal	400	412.65	413.28
3.	Doli-Bansda Division	"	500	545.51	547.79
	Doli-Other Division	"	550	595.51	597.79
	Doli-Black	"	400	445.51	447.79



1	2	3	4	5	6
4.	Dhavada Gum	"	2000	2126.36	2132.68
5.	Baval Gum Ungraded	"	1500	1626.36	1632.68
6.	Kadaya Gum Grade-I	"	4000	4252.71	4265.35
	Kadaya Gum Grade-II	"	3000	3252.71	3265.35
7.	Moina Gum	"	300	426.36	432.68
8.	Salal Gum	"	2000	2126.36	2132.68
9.	Gugal Gum Grade-I	"	5500	5752.71	5765.35
	Gugal Gum Grade-II	"	4000	4252.71	4265.35
	Gugal Gum Grade-III	"	2000	2252.71	2265.35
10.	Ganda Baval Gum Grade-I	"	1500	1626.36	1632.68
	Ganda Baval Gum Grade-II	"	1000	1126.36	1132.68
11.	Gorad Gum	"	2000	2252.71	2265.35
12.	Khair Gum	"	1500	1526.36	1632.68
13.	Khakhar Gum	"	750	876.36	882.68

By order and in the name of the Governor of Gujarat

A. M. KHAN,  
Deputy Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૧મી ડિસેમ્બર, ૨૦૦૧

ગુજરાત ગૌણ વન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ, ૧૯૭૯

ક્રમાંક : ગવન-૨૦૦૨-૧-ગવપ/૧૦૨૦૦૧/૧૩૭૧/ગ-સેવ.

ગુજરાત ગૌણ વન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ-૧૯૭૯ (૧૯૭૯નો ગુજરાતનો ધારો નં.-૭)ની કલમ-૪ની પેટા કલમ (૨) વંચાણે લેતા સદર કલમના પેટા કલમ (૧) દ્વારા પ્રાપ્ત થયેલ સત્તાની રૂએ આ સથેના પરિશિષ્ટના કેલમ નં.-૪, ૫ અને ૬માં જણાવેલ કિમત ગુજરાત સરકાર આથી નક્કી કરે છે. જે કિમતે તારીખ ૧લી જાન્યુઆરી ૨૦૦૨ થી શરૂ થતા વર્ષમાં સદર પરિશિષ્ટના કેલમ-૨માં જણાવેલ ગૌણ વન પેદાશ ગુજરાત સરકાર અથવા અધિકૃત કરેલ અધિકારી અથવા એજન્ટ આવી ગૌણ વન પેદાશના પ્રાથમિક એકત્રીકરણકારો અથવા ઉગાડનાર પાસેથી ખરીદ કરશે.

પરિશિષ્ટ

અ. નં.	ગૌણ વન પેદાશનું નામ	એકમ	સને ૨૦૦૨ના વર્ષ મેટે પ્રાથમિક એકત્રીકરણકારો પાસેથી ખરીદ કરવાના દર (રૂ. માં)	તારીખ : ૩૧-૩-૨૦૦૨ સુધી ઉગાડનાર પાસેથી ખરીદ કરવાના દર (રૂ. માં)	તારીખ : ૧-૪-૨૦૦૨ થી ઉગાડનારાઓ પાસેથી ખરીદ કરવાના દર (રૂ. માં)
૧.	૨.	૩.	૪.	૫.	૬.
૧.	દીમડુપાન	સ્ટા.બેગદીઠ	૪૦૦	૪૩૦/૩૩	૪૩૧/૮૫
૨.	મહુકાફલ		૪૦૦	૪૧૨/૬૫	૪૧૩/૨૮
૩.	ડેળી (વાંસદા ડીવીઝન)	કવી. દીઠ	૫૦૦	૫૪૫/૫૧	૫૪૭/૭૯
	ડેળી (અન્ય ડીવીઝન)	કવી. દીઠ	૫૫૦	૫૮૫/૫૧	૫૮૭/૭૯
	ડેળી કાળી	કવી. દીઠ	૪૦૦	૪૪૫/૫૧	૪૪૭/૭૯

૧	૨	૩	૪	૫	૬
૪.	કડાયા ગુંદર ગ્રેડ-૧	કવી. દીઠ	૪૦૦૦	૪૨૫૨/૭૧	૪૨૬૫/૩૫
	કડાયા ગુંદર ગ્રેડ-૨	કવી. દીઠ	૩૦૦૦	૩૨૫૨/૭૧	૩૨૬૫/૩૫
૫.	ધાવડા ગુંદર અનગ્રેડેડ	કવી. દીઠ	૨૦૦૦	૨૧૨૬/૩૬	૨૧૩૨/૬૮
૬.	બાવળ ગુંદર અનગ્રેડેડ	કવી. દીઠ	૧૫૦૦	૧૬૨૬/૩૬	૧૬૩૨/૬૮
૭.	મોયના ગુંદર	કવી. દીઠ	૩૦૦	૪૨૬/૩૬	૪૩૨/૬૮
૮.	સલાઈ ગુંદર	કવી. દીઠ	૨૦૦૦	૨૧૨૬/૩૬	૨૧૩૨/૬૮
૯.	ગુગળ ગ્રેડ-૧	કવી. દીઠ	૫૫૦૦	૫૭૫૨/૭૧	૫૭૬૫/૩૫
	ગુગળ ગ્રેડ-૨	કવી. દીઠ	૪૦૦૦	૪૨૫૨/૭૧	૪૨૬૫/૩૫
	ગુગળ ગ્રેડ-૩	કવી. દીઠ	૨૦૦૦	૨૨૫૨/૭૧	૨૨૬૫/૩૫
૧૦.	ગાંડા બાવળ ગુંદર ગ્રેડ-૧	કવી. દીઠ	૧૫૦૦	૧૬૨૬/૩૬	૧૬૩૨/૬૮
	ગાંડા બાવળ ગુંદર ગ્રેડ-૨	કવી. દીઠ	૧૦૦૦	૧૧૨૬/૩૬	૧૧૩૨/૬૮
૧૧.	ગોરડ ગુંદર	કવી. દીઠ	૨૦૦૦	૨૨૫૨/૭૧	૨૨૬૫/૩૫
૧૨.	ખેર ગુંદર	કવી. દીઠ	૧૫૦૦	૧૫૨૬/૩૬	૧૬૩૨/૬૮
૧૩.	ખાખર ગુંદર	કવી. દીઠ	૭૫૦	૮૭૬/૩૬	૮૮૨/૬૮

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. એમ. ખાન.  
સરકારના નાયબ સચિવ.  
વન અને પર્યાવરણ વિભાગ

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

WEDNESDAY, JANUARY 9, 2002 /PAUSA 19, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 9th January, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 4 of 2002/DVP-2899-4469-L: WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the final revised development plan for the Town of Limdi sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/1243 of 1992/DVP-2891-1893-(92)-L dated the 23<sup>rd</sup> November, 1992 (hereinafter referred to "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 16/8/2001 page No.202/1-2, under Government Notification, Urban Development and Urban Housing Department No.GH/V/119 of 2001/DVP-2899-4489-L dated 16/8/2001 alongwith a notice call upon any person to submit suggestions or objections if any with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has considered the suggestions and objections;

AND WHEREAS the Government has consulted the Area Development Authority;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby:-

- (a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and
- (b) specifies that the variation so set out shall come into force from the 9 day of February, 2002.

### SCHEDULE

Variation in the final Revised Development Plan for the Town of Limdi as sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/1243 of 1992/DVP-2891-1893-(92)-L dated the 23<sup>rd</sup> November, 1992.

The lands bearing Survey Nos.897, 898/1, 898/4, 898/3, 900/2, 901/2, 901/3, 900/1, 895, 894, 903, 899, 901/1, 902, 893/1 & 2, 904 and 896/P of LIMDI marked as ABCDEFGA on the accompanying plan designated for "Agricultural purpose" in the sanctioned final Revised Development Plan of LIMDI shall be deleted from the said designation and the land thus released shall be designated for "Residential Zone" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Govt. of Gujarat,

### **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification**

Sachivalaya, Gandhinagar, 9th January, 2002.

#### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

NO.GH/V, 5 of 2002/DVP-122000-3888-L : WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make a variation in the final revised development plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/171 of 1996/DVP-1294-4036-L, dated 25.10.1996;

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 17-8-2001 on page nos.203-1 and 203-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/120 of 2000/DVP-12200-3888-L dated 17<sup>th</sup> August, 2001 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development

and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby:-

- (a) Sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;
- (b) Specifies that the variation so set out shall come into force from the date of this notification;

### **SCHEDULE**

Variation in the Revised final Development Plan of Vadodara Urban Development Authority sanctioned by Government in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar Notification No.GH/V/171 of 1996/DVP-1294-4036-L, dated 25-10-1996.

- (1) The land shown in Sky Blue hetch and designated for residential zone in final revised development plan shall be released from such designation and the released land shall be designated as water body (Vishwamitiri River diversion) as shown in pocket No.1 and 16.
- (2) The land shown in Sky Blue hetch and designated as Non-obnoxious and Non-Hazardous Ind-Zone in final revised development plan shall be released from such designation and the released land shall be designated as water body (Vishwamitiri River diversion) as shown in pocket No.2.
- (3) The land shown in Sky Blue hetch and designation as local commercial zone in final revised development plan shall be released from such designation and the released land shall be designated as water body (Vishwamitiri river diversion) as shown in pocket no.3.
- (4) The land shown in Sky Blue hetch and designated as open space (River front development scheme) in final revised development plan shall be released from such designation and the released land shall be designated as water body (Vishwamitiri River diversion) as shown in pocket No.5,12,13,14,21.
- (5) The land shown in Green hetch and designated as water body (Vishwamitiri River diversion) and General Commercial Zone in final revised development plan shall be released from such designation and the released land shall be designated as Open Space zone as shown in pocket no.6.
- (6) The land shown in Yellow hetch and designated as (Vishwamitiri River diversion) in final revised development plan shall be released from such designation and the released land shall be designated as residential zone as shown in pocket no.7, 8, 9 and 19.



- (7) The land shown in Sky Blue hetch and reserved for botanical garden for M.S.U. in final revised development plan shall be released from such reservation and the released land shall be designated as Vishamitiri River diversion as shown in pocket No.10 and 11.
- (8) The land shown in green hetch and designation as Vishwamitiri River diversion in final revised development plan shall be released from such designation and the released land shall be designated as open space (river front development scheme) of shown in pocket No.13/A, 17, 18, 20.
- (9) The land shown in Sky Blue hetch and reserved for cantonment area in nucleus-2 in final revised development plan shall be released from such reservation and the released land shall be designated as Vishwamitiri River diversion, as shown in pocket No.15.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty and Ex-Officio  
Deputy Secretary to Government.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 9th January, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 6 of 2001/DVP-252001-11519-L:- WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the Final Revised Development Plan of Pardi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2392-L, dated 29.12.1994;

AND WHEREAS, the variation proposed to be made in the said Final Revised Development Plan was published as required by sub-section (1) of Section 19 of The Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Extra Ordinary Gazette, Part IV-B, dated 09:06:2001 on page No.171-1 and 171-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/105 of 2001/DVP-252001-11519-L, dated 09:06:2001 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of The Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby:

- (a) sanctions the said variations to be made in the said Development Plan, as set out in Schedule appended hereto and;
- (b) specifies that the variations so set out shall come into force from the date of this notification,

### **SCHEDULE**

Variation in the Final Revised Development Plan of Pardi sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/604 of 1994/DVP-2590-2392-L, dated 29-12-1994.

The land bearing Sr.No.501/A, of PARDI is designated for "Cremation ground" in the sanctioned Revised Development Plan of Pardi shall be released from the said designation and the land thus released shall be designated for "Industrial Use" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown on the accompanying plan.

AND the land bearing S.No.501/B of PARDI is designated for "Industrial Use" in the sanctioned revised development plan of Pardi shall be released from the said use and the land thus released shall be designated for "Cremation ground" under Section 12(2)(O) of the Gujarat Town Planning and Urban Development Act, 1976, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty and Ex-Officio  
Deputy Secretary to Government.

### **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification**

Sachivalaya, Gandhinagar, 9th January, 2002.

### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

NO.GH/V/ 7 of 2001/TPS/122000/1845/L:- WHEREAS under Section 70 A read with Section 72 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") the Vadodara Municipal Corporation declared its intention of making of the draft Town Planning Scheme, Vadodara No.19 (Majalpur) (Final);

AND WHEREAS under clause (a) of Section 72 of the said Act, the Vadodara Municipal Corporation (hereinafter called the "said Authority"), made and published duly in the Government's Extra Ordinary Gazette, Part-II, Central Section on Page No.44 and 45 dated 27/3/2000 the final scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Vadodara No.19 (Majalpur) (Final);

AND WHEREAS after taking into consideration the objections received by it the said authority submitted the said scheme to the State Government for sanction under clause (c) of Section 72 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by clause (d) of Section 72 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said draft Town Planning Scheme with modifications enumerated in the schedule appended hereto;
- (b) states that the said scheme shall be kept open to the inspection of the public at the office of the Vadodara Municipal Corporation during office hours on all working days;

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty and Ex-Officio  
Deputy Secretary to Government.

---

Government Central Press, Gandhinagar.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, JANUARY 11, 2002/PAUSA 21, 1923

Separate paging is given to this part in order that it may be filed as a separate Compilation

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 1st January, 2002.

#### GUJARAT BACKWARD CLASSES DEVELOPMENT CORPORATION ACT NO. 11 OF 1985.

No. G/L/1/SSP/1099/1467/A.1.—In exercise of the Powers conferred by Sub-Section (1) of Section 6 of the Gujarat Backward Classes Development Act, 1985 (Gujarat Act No. 11 of 1985) and in supersession of the G.N. S.W.D. No. GH/SH/22/SSP/1185/186(2)/A dated the 6th July, 1987 the Government of Gujarat hereby nominate the following persons as official Directors on the Board of the Gujarat Backward Classes Development Corporation by designation namely;—

- (1) Managing Director, Gujarat Backward Classes Development Corporation, Gandhinagar.
- (2) Deputy Secretary (Developing Castes) Social Justice & Empowerment Department.
- (3) Director (Developing Caste) Gujarat State, Jivraj Mehta Bhavan, Gandhinagar.
- (4) Managing Director, National Backward Classes Finance & Development Corporation, New Delhi.
- (5) Financial Adviser (Social Justice & Empowerment Department).

By order and in the name of the Governor of Gujarat,

R. C. RATHOD,  
Deputy Secretary to Government.

11-1

IV-B-Ex.-11-1

Government Central Press, Gandhinagar.



સચિવાલય

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, JANUARY 11, 2002 / PAUSA 21, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made  
by the Government of Gujarat under the Gujarat Act.

કૃષિ અને સહકાર વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૨૮મી ડિસેમ્બર, ૨૦૦૧.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૧૦૧-૨૦૦૧-ઓપીએમ-૧૦૨૦૦૧-૧૬૫૭-(પલ)-ગ. - ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ, ૨૦ સને ૧૯૬૪)ની કલમ-૫ની પેટા-કલમ (૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ ટુરલ ફાયનાન્સ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૧૫-૧૦-૮૨ના જાહેરનામા ક્રમાંક : ઈ-પસ-૮૨-૧૬૨-બના-૮૨૮-ન-૨૩૩૫-(૧)થી અમદાવાદ જિલ્લાના વિરમગામ, માંડલ અને રામપુરા તાલુકાના બનેલા વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી "સદરહુ બજાર વિસ્તાર" તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ ઉપર જણાવેલ બજાર વિસ્તારનું ત્રણ જુદા જુદા વિસ્તારો એટલે કે, અમદાવાદ જિલ્લાના વિરમગામ તાલુકાના બનેલા બજાર વિસ્તાર, માંડલ તાલુકાના બનેલા બજાર વિસ્તાર અને રામપુરા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

૩. ઉપરોક્ત વિસ્તારના બનેલા સૂચિત બજાર વિસ્તારમાં તંતુઓ : કપાસ (લાંઠેલો અને લોઢયા વગરનો), અનાજ :- ઘઉં, જુવાર, બાજરી, ડાંગર, (છડેલી અને છડયા વગરની) કઠોળ :- તુવેર, ચણા, મગ, મક, તેલીબાંયા :- મગફળી, ફેલેલી અને ફેલ્યા વગરની) કપાસીયા, તેજના, મસાલા અને અન્ય :- રાયરો, ઢોરનો ચારો :- ગુવાર અને ઘાંસના ખરીદ તથા વેચાણનું નિયમન કરવા ધાર્યું છે.

૪. તેથી, હવે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સન ૧૯૬૪ના ગુજરાત અધિનિયમ-૨૦માં)ની કલમ-૫ અને કલમ-૫ સાથે વાંચતા મળેલ સરતની રુઓ, ગુજરાત સરકાર આથી સદરહુ બજાર વિસ્તારને ઉપર દર્શાવેલ જણાવેલીઓના ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ના હેતુઓ માટે અમદાવાદ જિલ્લાના વિરમગામ તાલુકામાં સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તાર અને માંડલ તાલુકામાં સમાવિષ્ટ બજાર વિસ્તારના બનેલા અને રામપુરા તાલુકાના સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

૫. આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી એક મહિનાની મુદતની અંદર નાયબ સચિવશ્રી (સહકાર) ગુજરાત રાજ્ય, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કંઈ સૂચનો મળશે તેના ઉપર સરકાર ધ્વારા વિચારણા થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. ત્રેગણવ,  
સેકશન અધિકાર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol-XLIII]

FRIDAY, JANUARY 11, 2002/ PAUSA 21, 1923

Separate paging is given to this part in order that It may be filed as a separate compilation.

### PART IV—B

Rules and Orders (other than those published in Parts I, I—A, and I—L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી ડિસેમ્બર, ૨૦૦૧.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૧૦૨-૨૦૦૧-એપીએમ-૧૨૨૦૦૧-૭૬૫(૨૮)-ગ. —ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ નાં ગુજરાત અધિનિયમ-૨૦) ની આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તેની કલમ-૫૨ અને કલમ-૫૪ હેઠળ બહાર પાડેલા કૃષિ અને સહકર વિભાગના તા. ૮-૬-૨૦૦૧નાં સરકારી જાહેરનામા ક્રમાંક : જીએચકેએચ-૪૭-૨૦૦૧-એપીએમ-૧૨૨૦૦૧-૭૬૫--(૨૮)-ગ (જિનો આમાં હવે પછી “સદરહુ જાહેરનામા” તરીકે ઉલ્લેખ કર્યો છે તેની રૂએ) થી ગુજરાત સરકાર, સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, ધંધુકા, જિલ્લા અમદાવાદ તેના બજાર વિસ્તારને ત્રણ જુદા જુદા બજાર વિસ્તારોમાં રોટલે કે,

(૧) ધંધુકા તાલુકાના બનેલા બજાર વિસ્તારોમાં અને રાણપુર તાલુકાના બનેલા બજાર અને બરવાળા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરેલ છે. હવે, તેથી સદરહુ અધિનિયમની કલમ-૫૪ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી, (ક) ખેત ઉત્પન્ન બજાર સમિતિ, ધંધુકા, જિ. અમદાવાદ વિસર્જન કરે છે અને,

(ખ) આદેશ કરે છે કે,

(૧) એ રીતે વિસર્જિત બજાર સમિતિના સભ્યોએ હુકમની તારીખથી તેના હોદ્દા ખાલી કરવા.

(૨) એ રીતે વિસર્જિત બજાર સમિતિના બજાર વિસ્તારનું જોમાં વિભાજન કરવામાં આવ્યું છે તેવા ત્રણ જુદા જુદા વિસ્તારો પૈકી હાલ બે બજાર વિસ્તારમાં રોટલે કે અમદાવાદ જિલ્લાના ધંધુકા તાલુકાના બનેલા બજાર માટે એક અને રાણપુર તાલુકાના બજાર વિસ્તાર માટે એક બજાર સમિતિ રચવી.

(ગ) આ હુકમ નીચે દર્શાવેલ અનુસૂચિ-૧ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, ધંધુકા અને અનુસૂચિ-૨ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને બજાર સમિતિ, રાણપુર, તાલુકાના બનેલા બજાર વિસ્તારના સભ્યો તરીકે નિયુક્ત કરે છે.

(ધ) ઉપર્યુક્ત બજાર સમિતિઓમાં નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષથી વધુ ન હોય તેટલી મુદત સુધી હોદ્દો ધરાવશે.

અનુસૂચિ-૧

ખેતીવાડાં ઉત્પન્ન બજાર સમિતિ, ધંધુકા, ધંધુકા તાલુકો, જિલ્લો અમદાવાદમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
(અ) ખેડૂત મત વિભાગ :		
૧.	શ્રી પ્રફુલભાઈ મુળશંકર ભટ્ટ	જગન્નાથ દરવાજા, ધંધુકા.
૨.	શ્રી બાપાલાલ ગંભીરસિંહ ચુડાસમા	આર્યવિજય સોસાયટી, ધંધુકા.
૩.	શ્રી ગોવિંદભાઈ જટારશંકર ત્રિવેદી	રોજકા, તા. ધંધુકા.
૪.	શ્રી મહાવીરસિંહ કનુભા ચુડાસમા	આશિયાળી (ભીમજી) તા. ધંધુકા.
૫.	શ્રી નિર્મળસિંહ સુદેવસિંહ ચુડાસમા	ધાલેરા, તા. ધંધુકા.
૬.	શ્રી સહદેવસિંહ બહાદુરસિંહ ગોહલ	મુ. ખસ્તા, તા. ધંધુકા.
૭.	શ્રી ધનજીભાઈ નારણભાઈ જાંબુકીયા	સતવારા સોસાયટી, તા. ધંધુકા.
૮.	શ્રી સગરભાઈ ગભરુભાઈ સોલંકી	મુ. શેળા, તા. ધંધુકા.
(બ) વેપારી મત વિભાગ :		
૯.	શ્રી રમેશભાઈ દ્વારકાદાસ પટેલ	મહાત્મા જીન, કોલેજ રોડ, ધંધુકા.
૧૦.	શ્રી પુણેશભાઈ બાબુલાલ શાહ	કુશભાગ સોસાયટી, ધંધુકા.
૧૧.	શ્રી નવિનચંદ્ર હીરાલાલ ઠક્કર	વેંજીવ સોસાયટી, ધંધુકા.
૧૨.	શ્રી જગરજીવી અબ્દુલભાઈ લાધાણી	કુંભારવાડા, ધંધુકા.
(ક) સહકારી ખરીદ વેચાણ મંડળી મત વિભાગ :		
૧૩.	શ્રી હજીતસિંહ દાનુભાઈ જાદવ	મુ. આકરુ, તા. ધંધુકા, કોટન સેલ જીનીંગ પ્રેસીંગ.
૧૪.	શ્રી ભીખાભાઈ જસમતભાઈ પટેલ	વેંજીવ સોસાયટી, ધંધુકા. (ગ્રંદરવાવાળા)
(ડ) નગરપાલિકા મત વિભાગ :		
૧૫.	શ્રી રમેશભાઈ છબીલદાસ જોષાણી	મુ. કુંભારવાડા, તા. ધંધુકા.
(ઈ) તાલુકા પંચાયત મત વિભાગ :		
૧૬.	શ્રી રામદેવસિંહ પ્રતાપસિંહ વણાર.	મુ. ખસ્તા, તા. ધંધુકા.
૧૭.	સહકારી અધિકારી (બજાર) લગત જિલ્લા રજીસ્ટ્રાર, સહકારી મંડળીઓ,	અમદાવાદ જિલ્લો. અમદાવાદ.
૧૮.	વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત,	ધંધુકા, તા. ધંધુકા જિ. અમદાવાદ.

અનુસૂચિ-૨

ખેત ઉત્પન્ન બજાર સમિતિ, રાણપુર, તા. રાણપુર જિ. અમદાવાદમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
(અ) ખેડૂત મત વિભાગ :-		
૧.	શ્રી ભીખાભાઈ વિરસંગભાઈ કેડીયા	વેજલકા
૨.	શ્રી અગરસંગભાઈ નારંગભાઈ ઉપલાણા	બરાનીયા
૩.	શ્રી કલ્યાણભાઈ મોહનભાઈ કો. પટેલ	કુંડલી
૪.	શ્રી ભીમજીભાઈ સુતરીયા	જાંબીયા
૫.	શ્રી ધનશ્યામભાઈ વાલજીભાઈ હડીયેલ	ખસ
૬.	શ્રી પ્રતાપભાઈ વિક્રમભાઈ ખાચર	અંબવ
૭.	શ્રી વાલજીભાઈ પુનાભાઈ પરમાર	રાણપુર
૮.	શ્રી મનીષ ખટાણા	

૧

૨

૩

(બ) વેપારી મત વિભાગ :-

૮. શ્રી ઘનશ્યામભાઈ વાલજીભાઈ સાવધરીયા  
 ૧૦. શ્રી મહેન્દ્રભાઈ મલુકર્જીભાઈ શાહ  
 ૧૧. શ્રી પ્યારબી અલીમહમદ કલ્યાણી  
 ૧૨. શ્રી નરેન્દ્રભાઈ બળદેવભાઈ દવે

મુ. રાણપુર, તા. રાણપુર.

—

—

—

(ક) સહકારી ખરીદ વેચાણ મંડળી મત વિભાગ :-

૧૩. શ્રી રસીકભાઈ મણિલાલ મહેતા  
 ૧૪. શ્રી મહેન્દ્રભાઈ લાલજીભાઈ વઢવાણ

મુ. રાણપુર, તા. રાણપુર

—

(ડ) તાલુકા પંચાયતના નિમુક્ત સભ્ય :-

૧૫. શ્રી શામજીભાઈ મેહીયા

કુંડલી

સરકારશ્રીના પ્રતિનિધિ:-

૧૬. સહકારી અધિકારી (બજાર) લગત જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, રાણપુર, જિ. અમદાવાદ.  
 ૧૭. શ્રી વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત, રાણપુર, જિ. અમદાવાદ.

આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિદ્ધ થાય તે તારીખથી અમલ કરવાનો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એસ. વૈષ્ણવ,  
સેક્શન અધિકારી.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, JANUARY 11, 2002/PAUSA 21, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૧મી ડિસેમ્બર, ૨૦૦૧.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૧૦૩-૨૦૦૧-એપીએમ-૧૨૨૦૦૦-૩૩૪૯(૮૪)ગ.— ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ-૨૦) નેના અંશમાં હવે પછી 'સદરહુ અધિનિયમ' તરીકે ઉલ્લેખ કર્યો છે તેની કલમ-૫૨ અને કલમ-૫૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા. ૧૫-૧૦-૨૦૦૧ના સરકારી જાહેરનામા ક્રમાંક : જીએચકેએચ/૨૦૦૧/એપીએમ-૧૨-૨૦૦૦/૩૩૪૯(૮૪)ગ. (નેનો અંશમાં હવે પછી 'સદરહુ જાહેરનામા' તરીકે ઉલ્લેખ કર્યો છે, તેની રૂએથી ગુજરાત સરકાર, સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, પેટવાદ જી. આર્ણદ તેના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારમાં એટલે કે, (૧) પેટવાદ તાલુકાના બનેલા બજાર વિસ્તારમાં અને સોજત્રા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરેલ છે. તેથી, હવે સદરહુ અધિનિયમની કલમ-૫૪ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી (કે)વિસર્જિત થયેલ ખેત ઉત્પન્ન બજાર સમિતિ, પેટવાદ જી. આર્ણદ અંગે—

(ખ) અદેશ કરે છે કે,

(૧) જે રીતે વિસર્જિત બજાર સમિતિના સભ્યોએ આ હુકમની તારીખથી તેના હોદ્દા ખાલી કરવા;

(૨) એ રીતે વિસર્જિત બજાર સમિતિના બજાર વિસ્તારનું જેમાં વિભાજન કરવામાં આવ્યું છે તેવા બે જુદા જુદા વિસ્તારો પૈકી દરેક બજાર વિસ્તારમાં એટલે કે આર્ણદ જીલ્લાના પેટવાદ તાલુકાના બનેલા બજાર માટે એક અને સોજત્રા તાલુકાના બજાર વિસ્તાર માટે એક બજાર સમિતિ રચવી.

(૩) આ હુકમથી નીચે દર્શાવેલ અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, પેટવાદ, પેટવાદ તાલુકાના અને અનુસૂચિ-૨માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને બજાર સમિતિ, સોજત્રા, સોજત્રા તાલુકાના બનેલા બજાર વિસ્તારના સભ્યો તરીકે નિયુક્ત કરેલું છે.



(ધ) ઉપર્યુક્ત બજાર સમિતિઓમાં એવી રીતે નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષથી વધુ ન હોય તેટલી મુદત સુધી હોદ્દો ધરાવશે.

## અનુસૂચિ-૧

ખેતીવારી ઉત્પન્ન બજાર સમિતિ, પેટલાદ તા. પેટલાદ જિલ્લો આણંદમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
(અ) ખેડૂત મત વિભાગ		
૧.	પટેલ ચંદ્રકાન્ત રાહયાભાઈ	નાર શાંત, પેટલાદ, પ્રમુખ
૨.	પટેલ જયવીરભાઈ છાટાભાઈ	ધર્મજી
૩.	સોલંકી ભાનુભાઈ મણિભાઈ	પાડગોલ
૪.	પટેલ મહેશભાઈ ભાઈલાલભાઈ	વિરોલ (સી)
૫.	પટેલ અશોકભાઈ બાબુભાઈ	શેખડી
૬.	પટેલ ધીરુભાઈ અંબાલાલ	શીહોલ
૭.	મહીડા ગુલાબસિંહ જયગંતસિંહ	દંતેલી(ભ.)
૮.	પટેલ નરહરીભાઈ ફુલાભાઈ	ખડાણા
(બ) વેપારી મત વિભાગ		
૯.	શાહ કમલેશભાઈ રમણભાઈ	પંડોળી, પેટલાદ ઉપપ્રમુખ
૧૦.	પટેલ વિનુભાઈ છગનભાઈ	આમોદ
૧૧.	કાછીયા નવીનભાઈ ભોગીલાલ	પેટલાદ
૧૨.	આસનાની હોતચંદભાઈ વેન્સીમલ	પેટલાદ
(ક) નગરપાલિકા મત વિભાગ		
૧૩.	પટેલ કનુભાઈ રણછોડભાઈ	મ્યુનિ. સભ્ય, પેટલાદ
સરકારશ્રીના પ્રતિનિધિ		
૧૪.	સહકારી અધિકારી (બજાર) લગત જિલ્લા રજીસ્ટ્રારશ્રી સહકારી મંડળીઓ આણંદ, જી. આણંદ.	
૧૫.	શ્રી વિસ્તરણ અધિકારી (ખેતી) લગત મોકલુક પંચાયત, પેટલાદ, જી. આણંદ.	

## અનુસૂચિ-૨

ખેત ઉત્પન્ન બજાર સમિતિ, સોજત્રા, તા. સોજત્રા, જી. આણંદ નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
૧	૨	૩
(અ) ખેડૂત મત વિભાગ.		
૧.	અશોકભાઈ હર્ષદભાઈ પટેલ	સોજત્રા
૨.	કમલેશભાઈ મગનભાઈ પટેલ	દેવાતજ
૩.	દિલીપસિંહ મનુભાઈ મહીડા	દેવાવાંટા
૪.	રજનીકાન્ત જયભાઈ પટેલ	સોજત્રા
૫.	નૈમેશકુમાર કાન્તીભાઈ પટેલ	પીપળાવ



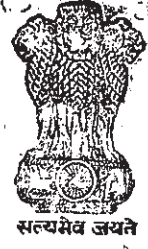
૧	૨	૩
૬. શેલેશભાઈ ઉમેદભાઈ પટેલ		મેધવપુર
૭. અલકેશભાઈ અનીલાભાઈ		સોજીત્રા
૮. સુનીલભાઈ રામભાઈ પટેલ		મલાતળ
(બ) તેલીબીયાં મત વિભાગ		
૯. રજનીકાન્ત મણિભાઈ પટેલ		પીપળાવ
૧૦. જયભાઈ સોમાભાઈ પટેલ		સોજીત્રા
(ક) વેપારી મત વિભાગ		
૧૧. મહેશભાઈ પરસોત્તમભાઈ પટેલ		ભડકદ
૧૨. દિનેશભાઈ ફલચંદભાઈ કક્કર		સોજીત્રા
૧૩. નરેન્દ્રભાઈ નટુભાઈ પટેલ		ગાડા
૧૪. વિપુલભાઈ વિનુભાઈ પટેલ		ડભોઈ
૧૫. સહકારી અધિકારી (બજાર) લગત જીલ્લા રજીસ્ટ્રાર સહકારી મંડળીઓ, આણંદ		જી. આણંદ.
૧૬. વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત, સોજીત્રા. તા. સોજીત્રા,		જી. આણંદ.

આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિધ્ધ થાય તે તારીખથી અમલ કરવાનો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એસ. વૈશ્ય,   
 સેક્શન અધિકારી.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII;

FRIDAY, JANUARY 11, 2002/PAUSA 21, 1923

Seperate paging is given to this part in order that it may befiled as a Separate Compilation

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ.

જાહેરનામું.

સચિવાલય, ગાંધીનગર, તા. ૮મી જાન્યુઆરી, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૩-૨૦૦૨-એપીએમ-૧૦-૨૦૦૨-૪-ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સન ૧૯૬૪ના ગુજરાત અધિનિયમ ૨૦) જેના આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કરેલ છે, તે અન્વયે નિયુક્ત થયેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, જસદણ જિ. રાજકોટની હાલની વ્યવસ્થાપક સમિતિની મુદત તા. ૩૧-૧૨-૨૦૦૧ના રોજ પુરી થયેલ છે. તેની ચૂંટણી તારીખ ૨૨-૧-૨૦૦૨ના રોજ રાખવામાં આવેલ છે. આમ તેની ચૂંટણી પ્રક્રિયા હાલમાં હાથ ધરાયેલ છે. આ બજાર સમિતિની ચૂંટણીની પ્રક્રિયા પૂર્ણ થવામાં સમય જાય તેમ છે. તે સંજોગોને ધ્યાને લેતાં હાલની બજાર સમિતિમાં વહીવટદારની નિમણૂક કરવી જરૂરી જણાયેલ છે.

આથી પુખ્ત વિચારણાને અંતે ઉપર જણાવેલ સંજોગોને ધ્યાને લઈ ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(પ) (ક) (૧) હેઠળ મળેલ સત્તાની રૂએ, સરકારશ્રી, હાલની ખેત ઉત્પન્ન બજાર સમિતિ, જસદણ, જિ. રાજકોટમાં તા. ૧-૧-૨૦૦૨ થી નવી ચૂંટાયેલ બજાર સમિતિની પ્રથમ સાધારણ સભા મળે અને નવી બજાર સમિતિ ચાર્જ સંભાળે ત્યાં સુધીના સમયગાળા દરમિયાન નાયબ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર અને જિલ્લા રજીસ્ટ્રાર, સહકારી મંડળીઓ, રાજકોટની આથી વહીવટદાર તરીકે નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વૈષ્ણવ,  
સેક્યન આધિકારી,



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII TUESDAY, JANUARY 15, 2002 / PAUSA 25, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT SACHIVALAYA, GANDHINAGAR. NOTIFICATION

Dated : 15 :01:2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 08 of 2002/DVP/122000-M-31-L. WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/171 of 1996/DVP-1294-4036-L, dated the 25<sup>th</sup> October, 1996;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.XXVII of 1976); the Government of Gujarat hereby:-

1. Proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variation to the Revised Development Plan of VUDA sanctioned by Government Notification, Urban Development and Urban Housing Department, Notification No.GH/V/171 of 1996/DVP-1294-4036-L, dated the 25<sup>th</sup> October, 1996.

The land bearing R.S.No.640 and 639 of the village Sama designated for the purpose of open space in the sanctioned revised development plan "VUDA" shall be deleted from the said use and the lands so released shall be designated for Agriculture Use as per the condition for the development permission may be granted after margin in should kept open as per HFE and GDCR under section- 12(2)(a) of the Act as shown on accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Govt.of Gujarat,  
Urban Development and Urban Housing Department.

---

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

WEDNESDAY, JANUARY 16, 2002 /PAUSA 26, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16th January, 2002.

### GUJARAT SALES TAX ACT, 1969

No.(GHN-1)GST-2002-(S-49) (356) /TH. - WHEREAS the Government of  
Gujarat considers it necessary so to do in the public Interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj.1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-14) (GST-1092) (S.49)-(251) -TH, dated the 1st April, 1992 as follows, namely: -

In the Schedule appended to the said notification, in the entry at serial No. 69-

1. In sub-entry (1), in column 4, for condition (1), the following condition shall inserted, namely:-

"1(a) If the goods are used by the eligible unit as raw materials, processing materials or consumable stores in the manufacture of the goods in the said unit for sale within the State of Gujarat or outside the State of Gujarat or as packing material in packing of the goods so manufactured, or,

1(b) If the goods are used by the eligible unit as raw materials, processing materials or consumable stores in the manufacture of goods in the said unit and the goods so manufactured are dispatched either to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division or to its another unit or division situated outside the State for use in the manufacture of other goods."

2. In sub-entry(2), in column 4, for condition (1), the following shall be substituted, namely :-

"1(a) If the eligible unit furnishes to the selling dealer a certificate in Form-40, appended hereto and obtained from the registering authority, declaring *inter alia* that the goods shall be used by it as raw materials, processing materials or consumable stores, in its industrial unit for which it has obtained the eligibility certificate, in the manufacture of the goods for sale within the State of Gujarat or outside the State of Gujarat or as packing material in the packing of the goods so manufactured or.

1(b) If the eligible unit furnishes to the selling dealer a certificate in Form-40, appended hereto and obtained from the registering authority, declaring inter alia that the goods shall be used by it as raw material, processing material or consumable stores, in its industrial unit for which it has obtained the eligibility certificate, in the manufacture of goods for dispatch either to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division or to its another unit or division situated outside the State for use in the manufacture of other goods."

3. after sub-entry (5), following sub-entry shall be inserted, namely :-

1	2	3	4
	"(6) Purchase of taxable goods other than declared goods for use as raw materials, processing materials or consumable stores by the eligible unit in the manufacture of goods which are dispatched to another unit or division situated outside the State but within India.	Whole of purchase tax under section 15 B of the Act.	If the raw materials, processing materials or consumable stores are used by the eligible unit in its industrial unit for which it has obtained the eligibility certificate in the manufacture of goods and such manufactured goods are dispatched to its another unit or division situated outside the State but within India."

4. (a) for condition no.6 the following shall be substituted, namely:-

"6(a) The eligible unit shall actually use the goods so purchased as raw materials, processing materials or consumable stores in its industrial unit for which it has obtained the eligibility certificate, in the manufacture of goods, for sale within the State of Gujarat or outside the State of Gujarat or as packing material in the packing of the goods so manufactured, or goods, or

6(b) The eligible unit shall actually use the goods so purchased as raw materials, processing materials or consumable stores in its industrial unit for which it has obtained the eligibility certificate, in the manufacture of goods, which are to be dispatched either to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division or to its another unit or division situated outside the State of Gujarat for use in the manufacture of other goods."

(b) In condition no.19, after clause (iv), the following clauses shall be inserted, namely:-



"(v) the aggregate amount of tax including additional tax, if any, leviable under section 15B "

(vi) the aggregate amount of tax at the rate of four percent or the rate applicable under the Gujarat Sales Tax Act, 1969, whichever is lower on :

(a) the sale price of the goods, where the goods are transferred by the eligible unit to its own place of business or to the place of business of its agent at any place within India but outside the State of Gujarat for sale there;

(b) the value of goods transferred by the eligible unit to its own place of business at any place within India but outside the State of Gujarat for use in the manufacture of other goods."

5. In Form-40, appended to the entry after the words, " in the manufacture of goods for sale", the following words shall be inserted, namely :-

"within the State or outside the State of Gujarat or for dispatch either to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division or to its another unit or division situated outside the State for use in the manufacture of other goods ."

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Additional Secretary to Government.

## FINANCE DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 16th January, 2002.

GUJARAT SALES TAX ACT, 1969

No. (GHN-2)GST-2002-(S-49) (357) /TH.- – WHEREAS the Government of Gujarat considers it necessary so to do in the public Interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-627) (GST-1970) (S.49) -TH, dated the 29<sup>th</sup> April, 1970, as follows, namely: -

In the Schedule appended to the said notification, in the entry at serial no. 255-

1. in sub-entry (1), in column 4 -

(a) in condition (1), after the words "goods so manufactured", the word "or" shall be inserted.

(b) after condition (1), following shall be inserted, namely :-

"(1A) If the goods are used by the eligible unit as raw materials, processing materials or consumable stores in the manufacture of goods in the said unit and the goods so manufactured are dispatched to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division. or to its another unit or division situated outside the State for use in the manufacture of other goods. "

2. In sub- entry (2), in column 4, -

(a) in condition (1), after the words "goods so manufactured", the word "or" shall be inserted ;

(b) after condition (1), following condition shall be inserted, namely :-

"(1A) If the eligible unit furnishes to the selling dealer a certificate in Form-26, appended hereto and obtained from the registering authority, declaring *inter alia* that the goods shall be used by it as raw materials, processing materials or consumable stores, in its industrial unit for which it has obtained the eligibility certificate, in the manufacture of goods for dispatch to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division or to its another unit or division situated outside the State for use in the manufacture of other goods."

IV-B - Ex. 17-2

3. After sub-entry (5), following sub-entry shall be inserted, namely :-

1	2	3	4
	"(6) Purchase of taxable goods other than declared goods for use as raw materials, processing materials or consumable stores by the eligible unit in the manufacture of goods which are dispatched to another unit or division situated outside the State but within India.	Whole of purchase tax under section 15 B of the Act.	If the raw materials, processing materials or consumable stores are used by the eligible unit in its industrial unit for which it has obtained the eligibility certificate in the manufacture of goods and such manufactured goods are dispatched to its another unit or division situated outside the State but within India."

4. (a) In condition No.6,  
 (i) after the words "goods so manufactured", the words "or " shall be inserted;  
 (ii) Explanation shall be deleted.

(b) After condition No.6, the following condition shall be inserted, namely:-

" 6A. The eligible unit shall actually use the goods so purchased as raw material, processing material or consumable stores in its industrial unit for which it has obtained the eligibility certificate, in the manufacture of goods, which are dispatched to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division or to its another unit or division situated outside the State for use in the manufacture of other goods."

(c) In condition No. 19 -

(i) for clause (iii), the following shall be substituted, namely :-

"(iii) The aggregate amount of tax at the rate of four percent or the rate applicable, under Gujarat Sales Tax Act, 1969, whichever is lower, on;

(a) the sale price of the goods where the goods are transferred by the eligible unit to its own place of business or to the place of business of its agent at any place within India but outside the State of Gujarat for sale there;

(b) the value of goods transferred by the eligible unit to its own place of business at any place within India but outside the State of Gujarat for use in the manufacture of other goods."

(ii) after clause (iii), the following clause shall be inserted, namely:-

"(iv) The aggregate amount of tax including additional tax, if any, leviable under section 15 B."

5. In Form-26, after the words "in the manufacture of goods for sale", the following words shall be inserted, namely :-

"within the State or outside the State of Gujarat or for dispatch to its another unit or division situated within the State for use in the manufacture of other goods for sale by such another unit or division. or to its another unit or division situated outside the State for use in the manufacture of other goods."

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Additional Secretary to Government.

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

WEDNESDAY, JANUARY 16, 2002 /PAUSA 26, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 16th January, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 9 of 2002/DVP-232000-2864-L : WHEREAS the Government of Gujarat was of the opinion that it was necessary in the public interest to make variation in the development plan for the town of Mahuva sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/159 of 1986/DVP-2384-2897-(86)-L dated the 13<sup>th</sup> August, 1986 (hereinafter referred to "the said development plan");

AND WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 7-6-2001 on page no.153-3 under Government Notification, Urban Development and Urban Housing Department No.GH/V/94 of 2001/DVP-23000-2864-L dated the 7/6/2001 alongwith a notice call upon any person to submit suggestions or objections if any with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS the Government of Gujarat has considered the suggestions and objections;

AND WHEREAS the Government has consulted the Area Development Authority;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:-

- (a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto; and
- (b) specifies that the variation so set out shall come into force from the 16 day of February, 2002.

### SCHEDULE

Variation in the Development Plan for the town of Mahuva as sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/159 of 1986/DVP-2384-2897-(86)-L dated the 13<sup>th</sup> August, 1986.

The land bearing Revenue Survey No. 244/1 of Mahuva marked as "A-B-C-D-A" admeasuring 25,899.84 sq.mts. of land on the accompanying plan designated for "Recreation Zone" in the sanctioned Revised Development Plan shall be released from the said reservation and the land thus released shall be designated for 'Residential Zone' under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Govt. of Gujarat,  
Urban Development and Urban Housing Department.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII)

THURSDAY, JANUARY 17, 2002/PAUSA 27, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 15th January, 2002.

#### THE BOMBAY MOTOR VEHICLES (TAXATION OF PASSANGERS) ACT, 1950.

No. G/G/2001/4/STC/242001/2612/GH. — In exercise of the powers conferred by Sub-Section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 the Government of Gujarat hereby approves the route specified in the Schedule appended hereto plying stage carriages by the Gujarat State Road Transport Corporation for the purpose of the said sub-section (1) of section 3.

#### SCHEDULE

##### ROUTE :

1. Surat Railway Station on Uthra Yard Road via Sahra Darwaja, Parvat Patia, Parvat Chora, Manta Theatre, Malika Masjid.

By order and in the name of the Governor of Gujarat,

S. K. BHAVSAR,  
Under Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

THURSDAY, JANUARY 17, 2002/PAUSA 27, 1923.

Separate paging is given to this part in order that it may be filed as a separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

## ENERGY AND PETROCHEMICALS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 17th January, 2002.

### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/7/CPI/1401/5559/K-1.—In exercise of the powers conferred by clause 5 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984 the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELG/1493/994/(I)-K-1, dated 20th July, 1993, as under:—

In schedule-I for serial No. 292, the following shall be substituted:

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
293.	Pioneer Adhesives	Vapi	Valsad	50 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, JANUARY 17, 2002/PAUSA 27, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 17th January, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/8/GPI/1401/6030/K-1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)K-1, dated 20th July, 1993, as under:—

In Schedule-I for Sr. No. 295, the following shall be substituted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
296,	Gujarat Superphosphate Industries (P). Ltd.,	Odhav	Almabad	175 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLII]

THURSDAY, JANUARY 17, 2002/PAUSA 27, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

## ENERGY AND PETROCHEMICALS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 17th January, 2002

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF  
ELECTRICAL ENERGY AND PERIODS OF WORKS ORDERS 1984.

No. GHU/2002/9/GPI/1401/4841/K-1.—In exercise of the Powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K-1, dated 20th July, 1993, as under:—

In Scheduled-1, for Sr. No. 294, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
295.	Viking Ceramics Pvt.Ltd.,	Itola	Vadodara	20 H. P.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, JANUARY 17, 2002/PAUSA 27, 1923

Separate paging in given to this part in order that it may be filed as a separate Compilation.

### PART IV—B

Rules and Orders (other than these published in Parts I, I—A and ,—L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17th January, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/10/CPI/1401/4756/K-1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)K-1, dated 20th July, 1993, as under:—

In Schedule 1, for Sr. No. 293, the following shall be substituted.

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
294.	Tarak Chemicals Ltd.,	Kharkhadi	Vadodara	200 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, JANUARY 19, 2002/PAUSA 29, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 9th January, 2002.

BOMBAY LAND REVENUE CODE, 1879, (BOM. V OF 1879).

No. GHM-2002-1-M-PFR-1898-1711-L.—In exercise of the power conferred by section 7 (A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879) the Government of Gujarat had vide its Notification No. GHM-98-68-M-PFR-1898-1711-L, dated 12-10-2001 declared Revenue village i.e. (1) Morthal Goliya (1) Ganagi Goliya-Rabari Goliya (3) Chandogi Goliya Separated from the village Bhadath of Deesa Taluka, The word "Village" shown in eappendix of the aforesaid notification may be read as "villages".

Other details narrated in the Government's Notification No. GHM-98-68-M-PFR-1898-1711-L, would remain the same.

By order and in the name of the Governor of Gujarat

P. L. PANCHOLI,  
Section Officer.

મહેસૂલ વિભાગ

સુધારા જહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી જાન્યુઆરી, ૨૦૦૨

નં. ધમ/૨૦૦૨-૧-મ/પફર/૧૮૮૮/૧૭૧૧/૯.—મુબઈ જમીન મહેસૂલ સહિત ૧૮૭૯ (સને ૧૮૭૯નો મુંબઈનો પત્રો)ની કલમ-૭ (અ) અન્વયે ઓનાયત થયેલ સરત્તાના રુએ. ગુજરાત સરકારના તા. ૧૨/૧૦/૯૮ના જહેરનામા નં. ધમ/૯૮-૬૮/મ-પફ/૧૮૮૮-૧૭૧૧/૯, થી ડીસા તાલુકાના મોજે ભડથ ગામમાંથી (૧) મોરયલ ગોળીયુ (૨) ગેનાંજી ગોળીયુ-રબારી ગોળીયુ (૩) ચંદાજી ગોળીયુને અલગ કરી મહેસૂલી ગામ જહેર કરવામાં આવેલ છે. ઉક્ત જહેરનામાની અનુસૂચિમાં જ્યાં “ગામ” શબ્દ આવે છે. તેને “ગામો” સુધારીને વંચાણે લેવા વિનંતી છે.

બાકીની વિગતો સરકારશ્રીના તા. ૧૨/૧૦/૯૮ના જહેરનામા નં. ધમ/૯૮-૬૮-મ/પફર/૧૮૮૮/૧૭૧૧/૯ મુજબ યથાવત રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પિત્તાકીન પંચોલી,  
સેક્શન અધિકારી.

Government Central Press, Gandhinagar.





# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, JANUARY 25, 2002 / MAGHA 5, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 23rd January, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/11/CPI/1402/293/K1-In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Work Order, 1984, the Government of Gujarat hereby amends the Government Notification Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)K1 dated 20th July, 1993, as under.

In Schedule-I, after Sr. No. 296, the following shall be inserted.

Sr.No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays
1.	2	3	4	5
297.	Jay Chemical Industries Limited	Odhav	Ahmedabad	450 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.

## ANNEXTURE

(Annexure--A of Government of Gujarat, Revenue Department, Revenue Department Notification date 11th January, 2002)

No. GHM-2001-103-M-STP-102001-1655-H.1

## LIST OF SEVERELY AFFECTED TALUKAS DUE TO EARTHQUAKE--2001

Sr. No.	Name of Taluka	Name of District
1	Bhuj	Kutch
2	Bhachau	"
3	Rapar	"
4	Gardhidham	"
5	Aajar	"
6	Mudra	"
7	Nikhatrana	"
8	Abadisa	"
9	Lkapat	"
10	Madv	"
11	Maliya--Miyana	Rajkot
12	Talpara	"
13	Morbi	"
14	Paddhari	"
15	Halvad	Surendranagar
16	Potdi--Dasada	"
17	Dhrangadhra	"
18	Sami	Patan
19	Santalpur	"
20	Radhanpur	"
21	Harij	"
22	Patan	"
23	Vagdod	"
24	Jodiya	Jamnagar
25	Dwarka	"
26	Jamnagar city	"
27	Kalyapur	"
28	Khambhadiya	"
29	Lalpur	"
30	Jamnagar Rural	"
31	Dhrol	"
32	Vav	Baraskantha
33	Tharad	"
34	Bhabhar	"
35	Kalkrej	"
36	Deodar	"
37	Deesa	"
38	Dhanera	"

By order and in the name of the Governor of Gujarat.

I. A. GAJJAR,  
Deputy Secretary to Government.

Government Central Press, Gandhinagar.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, JANUARY 25, 2002/MAGHA 5, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 11th January, 2002.

### BOMBAY STAMP ACT, 1958.

No. GHM/2001/103/M/STP/102001/1655/H.1 :—In exercise of the powers conferred by clause (a) of Section 9 of the Bombay Stamp Act, 1958 (Bom. LX of 1958), the Government of Gujarat hereby remits the duty for registration from the date of publication of this order till 31st March, 2002 chargeable under the said Act with which instruments of conveyance of vacant land or gift of vacant land executed in favour of any public trust, registered under the Bombay Public Trust Act, 1950 for the purpose of rehabilitation project, hospital facilities, health services and educational facilities in the public interest for the recent earthquake affected persons in the areas mentioned in annexure attached herewith subject to the following conditions :—

### CONDITIONS

1. The trust shall have to give written undertaking to the effect that the immovable property of the trust shall not be utilised other than above purpose.
2. The land acquired on the basis of remittance of Stamp duty shall not be transferred or sold to any person or institution by the trust.
3. The use of land should be made within two years from the date of possession of land.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

FRIDAY, JANUARY 25, 2002, / MAGHA 5, 1923

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25th January, 2002.

#### THE BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS ACT, 1950).

No. G/G/2001/12/STC/242001/2611/GH.—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 the Government of Gujarat hereby approves the route specified in the Schedule appended hereto plying stage carriages by the Gujarat State Road Transport Corporation for the purpose of the said sub-section (1) of Section 3.

#### SCHEDULE

#### ROUTE :

1. Surat Railway Station to Variyav via Amul Dairy Road, Katar Gam, G.I.D.C. Amroli Char Rasta, Chhaprabhada, Tadvadi road.

By order and in the name of the Governor of Gujarat,

S. K. BHAVSAR,  
Under Secretary to Government.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

TUESDAY, JANUARY 29, 2002/MAGHA 9, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 29th January, 2002.

#### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/2002/16/MTA/1700/M-47/KH.—In exercise of the powers conferred by sub-section (2) of Section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of the leviable Tax under the said Act, the motor vehicle Tata 407 bearing Chassis No. 806685 and Engine No. 723443 (Mobile medical van) belonging to Bharat Seva Hraram Sangh, Tribal Welfare Centre, Gangpur, Ta. Vasad, Dist. Navsari, which is to be used or kept for use in furtherance of medical and charitable objects with effect from the date of publication of the notification in official gazette till the motor vehicle continues to be so used or kept for use in furtherance of the aforesaid objects.

By order and in the name of the Governor of Gujarat,

S. K. BHAVSAR,  
Under Secretary to Government.

ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૨૯મી જાન્યુઆરી, ૨૦૦૨.

#### મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જીએચજી/૨૦૦૨/૧૬/એમટીએ/૧૭૦૦/એમ.જી/ખ.— મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ના નિયમ-૧૬ ક્લાઝ (૧) સાથે વાંચતાં, મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના કાયદા) ની કલમ-૧૩ની પેટા કલમ (૨) થી મુજબની સત્તાની રૂબે, ગુજરાત સરકાર આથી, ભારત સેવાશ્રમ સંઘ, આદિવાસી કલ્યાણ કેન્દ્ર, ગંગપુર, તાલુકો વાંસદા, જિ. નવસારીની માલિકીનું મોટર વાહન ટાટા-૪૦૭, ચેસીસ નં. ૮૮૬૬૮૫ અને એન્જિન નં. ૭૨૩૪૪૩ (મોબાઈલ મેડિકલ વાન) ને તબીબી અને સંખ્યાવતી ઉદ્દેશો સાધવા માટે ઉપયોગમાં લેવાનું હોય અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે મોટર વાહનને ઉપર્યુક્ત ઉદ્દેશો સાધવા માટે એવી રીતે ઉપયોગ કરવાનું અથવા ઉપયોગ કરવા માટે ચલુ રાખવામાં આવે ત્યાં સુધી જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ઉપર્યુક્ત અધિનિયમ હેઠળ લેવાપાત્ર મોટર વાહન વેરા ભરવામાંથી સંપૂર્ણતઃ મુક્તિ આપે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. કે. ભાવસાર,  
સરકારના ઉપસચિવ,





सममेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

WEDNESDAY, JANUARY 30, 2002/MAGHA 10, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th January, 2002.

#### THE GUJARAT SLUM AREAS (IMPROVEMENT CLEARANCE AND REDEVELOPMENT) ACT, 1973.

NO. GH/V/11 of 2002/SAA/1097/1296(2)/TH-In exercise of the powers conferred by sub-section (2) of Section 22 of The Gujarat Slum Areas (Improvement, Clearance and Redevelopment) Act, 1973 (Guj. 11 of 1973), read with Rule-3 and Rule-5 of the Gujarat Slum Areas (Improvement, Clearance and Redevelopment) Rules, 1975 the Government of Gujarat hereby appoints Shri A. Bhattacharya, Secretary (Housing) of Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in place of Shri Jitubhai Sukhadia as the Chairman of the Gujarat Slum Clearance Board with immediate effect till further orders.

By order and in the name of the Governor of Gujarat,

G. J. PATEL,

Under Secretary to the Government of Gujarat.





# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, JANUARY 31, 2002/MAGHA 11, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, II-A and L-I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 25th January, 2002.

#### BOMBAY STAMP ACT, 1908 :

No. GHM/2002/5/M/STP/102000/2749/H.1.-In exercise of the powers conferred by clause (a) of Section 9 of the Bombay Stamp Act, 1958, (Bom.LX of 1958) and in pursuance of Government Orders, Revenue Department No. GHM/98/22/M/STP/106/2527/H.1. dated 26th February, 1998, the Government of Gujarat hereby reduces from the date of publication of this order the duty with which an instrument of securitisation of loans or the Assignment of Debt with underlying securities is chargeable under article 20 (a) of Schedule 1 to the said Act, to Seventy five paise for every rupees 1000 or part thereof of the loan securitised or debt assigned with underlying securities.

By order and in the name of the Governor of Gujarat,

N. G. HAREJA,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

THURSDAY, JANUARY 31, 2002/MAGHA 11, 1923

Separate paging is given to this Part in order that it may be filed as separate compilation

## PART IV-B

Rules and Orders (other than those published in Parts I, I-U and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 31st January, 2002.

No. G/G/20/MFL/1093/791/(94)/E1.—In exercise of the powers conferred by clause (d) of sub-section (1) of Section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby exempts Mohawara flowers which may be the produce of any years and of the area from the provisions of sub-section (2) of Section 60 of the said Act in so far as the said sub-section (2) relates to their collection, transport, sale purchase or possession in the area notified in column 2 of the schedule to Government Notification, Home Department No. G/G/8/MFL/2000/815/E1 dated 31st January, 2001 for the period up to 31st December, 2001.

By order and in the name of the Governor of Gujarat,

H. D. MATEDA,  
Under Secretary to Government.

31-1

IV-BEX.-31-1

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, FEBRUARY 1, 2002/MAGHA 12, 1923

Separate pricing is giving to this part in order that it may be filed as a separate compilation

## PART IV--B

Rules and Orders (other than these published in Parts I, I--A and I--L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૨મી જાન્યુઆરી, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૪-૨૦૦૨-એપીએમ/૧૨૦૦૧-૪૦૪૨-બ. —ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ૧૯૬૩) (સને ૧૯૬૪ ના ગુજરાત અધિનિયમ નં.-૨૦) (જેમાં આનો હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ તથા કલમ-૫૫ની રૂએ કૃષિ અને સહકાર વિભાગના તારીખ ૨૧-૧૨-૨૦૦૦ના જાહેરનામા ક્રમાંક જીએચકેએચ/૧૦૪/૨૦૦૦/એપીએમ/૧૨૨૦૦૦-૪૦૪૨-ગના જાહેરનામાના સંબંધમાં સદરહુ અધિનિયમના હેતુ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ છોટા ઉદેપુર જી. વડોદરાના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે વડોદરા જિલ્લાના (૧) છોટા ઉદેપુર તાલુકાના અનેવા બજાર વિસ્તાર અને (૨) કવાંટ તાલુકાના અનેવા બજાર વિસ્તારમાં વિભાજીત કરી આદેશ કરવામાં આવેલ તથા સદરહુ અધિનિયમની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ કૃષિ અને સહકાર વિભાગના તા. ૩૧-૩-૨૦૦૧ના જાહેરનામા ક્રમાંક જીએચકેએચ/૨૬/૨૦૦૧/એપીએમ/૧૨૨૦૦૦/૪૦૪૨-ગ થી સદરહુ બંને બજાર વિસ્તારો માટે બે અલગ અલગ બજાર સમિતિ (૧) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, છોટા ઉદેપુર, (૨) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ કવાંટની રચના કરવામાં આવેલ છે.

આથી હવે સદરહુ અધિનિયમની કલમ ૫૫/(૧) હેઠળ મળેલ સત્તાની રૂએ અવિભાજીત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, છોટા ઉદેપુરના તા. ૩૧-૩-૨૦૦૧ના રોજના પાકા સરવૈયાની સ્થિતિએ ફેંડ મિલકત તથા દેવા અને જવાબદારીઓના ભાગ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, છોટા ઉદેપુર, અને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કવાંટ વચ્ચે બંને બજાર સમિતિઓની તા. ૨૧-૬-૨૦૦૧ની સંયુક્ત મીટીંગમાં થયેલ નિર્ણયને આધીન સામેલ પત્રક/પરિશિષ્ટ, તેમજ નીચે જણાવેલ વિગતોને આધીન વિહીત કરવાની બાબત સરકારશ્રીની વિચારણામાં હતી.

(૧) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, છોટા ઉદેપુર તેમજ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, કવાંટની તા. ૨૧-૬-૨૦૦૧ના રોજ મળેલ સંયુક્ત મીટીંગમાં થયેલ ઠરાવ નં. ૧ મુજબ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ છોટા ઉદેપુરના વિસ્તારમાં આવેલ સ્થાવર અને જંગમ મિલકતો રૂ. ૨૫,૧૨,૦૪૫-૮૫ તેમજ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ કવાંટની રૂ. ૨૧,૮૧,૨૮૫-૯૩ છે. આમ સ્થાવર મિલકતો જે તે બજાર સમિતિની રહેશે. તથા સુપ્રત કરેલ મિલકતોના પ્રમાણમાં બજાર ફેંડ બજાર સમિતિ, છોટા ઉદેપુર બજાર સમિતિ કવાંટને તબદીલ કરવું.

(૨) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ છોટા ઉદેપુરના પાકા સરવૈયા મુજબ કુલ ડેડસ્ટોક રૂ. ૧,૩૩,૪૦૨-૧૩ છે. તે પૈકી બજાર સમિતિ ક્વાંટ ખાતે ૧૯૭૫૦-૫૦ તેમજ બજાર સમિતિ છોટા ઉદેપુર ખાતે રૂ. ૧,૧૩,૬૫૧-૬૩ છે. તે જ તે સ્થળે યથાવત રાખવા તેમજ કુલ ઘસારા ફંડ રૂ. ૮,૯૬,૦૫૨-૦૭ છે. તે પૈકી બજાર સમિતિ ક્વાંટ ખાતે રૂ. ૫૧૩૦૨૬-૮૨ અને બજાર સમિતિ છોટા ઉદેપુર ખાતે રૂ. ૩૮૩૦૨૫.૨૫ રાખવા નિર્ણય કરેલ છે.

(૩) બજાર સમિતિ છોટા ઉદેપુરના સરવૈયામાં દશવિધ ક્વાંટ સબ યાર્ડની ડીપોઝીટના રૂ. ૨૨૪૫૨૫.૦૦ છે. તે પૈકી રૂ. ૧૭૪૫૨૫-૦૦ બજાર સમિતિ ક્વાંટને ચુકવી આપવાના રહેશે.

(૪) બજાર સમિતિ છોટા ઉદેપુરનો કુલ કાયમી સ્ટાફ ૯(નવ) છે, તેમાં ૧-સેક્રેટરી, ૧, ઈન્સ્પેક્ટર, ૪ ક્લાર્ક, ૧ પટ્ટાવાળા, અને ૨ વોચમેનનો સમાવેશ થાય છે. તે પૈકી વિભાજન બાદ જ તે કર્મચારીઓ પાસેથી નવી રચાયેલી બજાર સમિતિમાં રહેવા માટે આપેલ વિકલ્પોને ધ્યાને લઈ બજાર સમિતિઓ કરેલ કસવો મુજબ કાર્યવાહી કરવાની રહેશે.

ઉપરોક્ત તમામ બાબતો અન્વયે પુખ્ત વિચારણાને અંતે ગુજરાત સરકાર સદરજુ અધિનિયમની ક્લમ-૫૫ (૧) હેઠળ મળેલ સત્તાની રૂએ આ સાથે જોડેલા પરિશિષ્ટ/પત્રકમાં જણાવ્યા મુજબ અવિભાજ્ય ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, છોટા ઉદેપુરના તા.૩૧-૩-૨૦૦૧ના અંતિત પાકા સરવૈયાની સ્થિતિએ મિલકત ફંડ દેવા અને જવાબદારીઓ સામેલ પરિશિષ્ટ પત્રકની વિગતો મુજબ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, છોટા ઉદેપુર તેમજ નવી રચાયેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ક્વાંટને મિલકત ફંડ, દેવા અને જવાબદારીઓનો ભાગ તબદીલ કરવા આથી આદેશ કરે છે.

જેતીવાડી ઉત્પન્ન બજાર સમિતિ, છોટા ઉદેપુર અને ક્વાટરે ખાતાવાર મળનાર કચમી ફંડ, દેવા, જવાબદારીઓ અને મિલકતોની વિગત દર્શાવતું પત્રક.

વિસર્જન થયેલ બજાર સમિતિ છોટાઉદેપુર				બજાર સમિતી છોટાઉદેપુર ટકા પ્રમાણે				બજાર સમિતી ક્વાટરના ટકા પ્રમાણે			
ખાતાનું નામ	નાણાં ફંડ	દેવા અને જવાબદારીઓ કીચોલીટ	મિલકતો	નાણાં ફંડ માર્કેટ ફંડ	દેવા અને જવાબદારીઓ કીચોલીટ	મિલકતો	નાણાં ફંડ માર્કેટ ફંડ	દેવા અને જવાબદારીઓ કીચોલીટ	મિલકતો	નાણાં ફંડ માર્કેટ ફંડ	દેવા અને જવાબદારીઓ કીચોલીટ
૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦	૧૧	
૧. કચમી ફંડ	૩૧,૬૫,૫૦૩-૨૧	—	—	—	—	—	—	—	—	—	—
૨. ઘસારાફંડ	૮,૮૬,૦૫૨-૦૭	—	—	૩,૮૩,૦૨૫-૨૫	—	...	૫,૧૩,૦૨૬-૮૨	—	—	—	—
૩. સરકારી લોન વ્યાજખાનું.	—	—	—	—	—	—	—	—	—	—	—
૪. કર્મીપ્રો.ફંડખાનું	—	—	—	—	—	—	—	—	—	—	—
૫. કર્મીગ્રેન્જ.ફંડખાનું	—	—	—	—	—	—	—	—	—	—	—
૬. મિલકત(બંધકામ)	—	—	—	—	—	—	—	—	—	—	—
૭. રેડસ્ટોકખાનું	—	—	—	—	—	—	—	—	—	—	—
૮ બેંક સોલિડ ખાનું	—	—	—	—	—	—	—	—	—	—	—
૯. બેંક ફીક્સ કીચો.ખાનું	—	—	—	—	—	—	—	—	—	—	—
૧૦. બંધ સિલક	—	—	—	—	—	—	—	—	—	—	—

સરકારી મુદ્દત પ્રે. ગૃહમંત્રી.

બુજારતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. લેણવ,  
સેક્શન અધિકારી.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, FEBRUARY 1, 2002/MAGHA 12, 1923

Separate paging in given to this part in order that it may be filed as a separate Compilation.

## PART IV—B

Rules and Orders (other than those published in Parts I, I—A and I—L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૨૫મી જાન્યુઆરી ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

નંબર : જીએચકેએચ-૫-૨૦૦૨-એપીએમ-૧૦૮૮-૧૦૮૨-ગ-(૧૩).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧-(૫)(ક)(૧) હેઠળ બજાર સમિતિ, વંઢવાણ, જી. સુરેન્દ્રનગરમાં તા. ૨૭-૧૨-૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૧૦-૨૦૦૦-એપીએમ-૧૦૮૮-૧૦૮૨-ગ (૧૩)થી વહીવટદાર તરીકે જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, સુરેન્દ્રનગર, જી. સુરેન્દ્રનગરની નિમણૂક કરવામાં આવેલ છે. તેની મુદત તા. ૧૩-૧૨-૨૦૦૧ના રોજ પૂરી થઈ છે. આથી સદરહુ બજાર સમિતિની સામાન્ય ચૂંટણીઓ હાથ ધરવાની થાય છે પરંતુ નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરના તા. ૫-૧૨-૨૦૦૧ના પત્ર ક્રમાંક-બસર-૦૧-૭૭૪-૩૪૭૪-૨૦૦૧થી જણાવ્યા અનુસાર હાલમાં નામદાર હાઈકોર્ટમાં પીટીશન ફાઈલ થયેલ છે. જે કોર્ટમાં પડતર છે. આથી આ અંગે કોઈ કાર્યવાહી હાથ ધરી શકાય તેમ નથી. આ સંજોગમાં બજાર સમિતિમાં વહીવટદારની નિમણૂક કરવી જરૂરી જણાય છે.

૩. આથી પુખ્ત વિચારણાના અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(૫)-(ક)-(૧) હેઠળ મળેલ સત્તાની રુએ, ગુજરાત સરકાર, ખેત ઉત્પન્ન બજાર સમિતિ, વંઢવાણ, જી. સુરેન્દ્રનગરમાં વહીવટદાર તરીકે જિલ્લા રજીસ્ટ્રારશ્રી સહકારી મંડળીઓ સુરેન્દ્રનગરની મુદત તા. ૧૩-૧-૨૦૦૧થી એક વર્ષથી વધુ ન હોય તેટલા સમય માટે લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એસ. વી. શુક્લ,  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

FRIDAY, FEBRUARY 1, 2002/MAGHA 12, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1st February, 2002.

### THE GUJARAT TAX ON ENTRY OF SPECIFIED GOODS INTO LOCAL AREAS ACT, 2001.

No. (GHN- 4 ) GEA-2002-(S.12)( 6 )/TH:- WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 12 of the Gujarat Tax on Entry of Specified Goods into Local Areas Act, 2001 (Guj. 22 of 2001), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-49) GEA -2001 - (S.12) (5)/TH dated the 21<sup>st</sup> December, 2001 as follows, namely :-

In the Schedule appended to the said Notification, after the entry at serial No. 2, the following entry shall be inserted, namely:-

Sr. No.	Class of importers.	Extent of exemption from tax.	Conditions.
1	2	3	4
"3"	Importer who has brought motor vehicles into a local area from any place outside the State for gift or donation to the State of Gujarat for the public use by the State of Gujarat in the earthquake affected areas.	Whole of tax.	<p>(1) The importer shall furnish in duplicate, at the time of entry of the motor vehicles to the Entry Tax Officer at the check-post or barrier, a certificate in Form 3 appended hereto declaring <i>inter-alia</i> that the motor vehicles are brought into local area from any place outside the State for gift or donation to the State of Gujarat for the public use by the State of Gujarat in the earthquake affected areas;</p> <p>(2) The importer shall not,-  (a) sell such motor vehicles, or  (b) dispose of such motor vehicles except for being used for the purpose mentioned in condition (1);</p> <p>(3) If the importer contravenes any of the conditions of this notification, he shall not be entitled to exemption under this entry. He shall, accordingly, be liable to pay tax in respect of motor vehicles so imported. He shall also be liable to pay penalty as provided in section 17 of the Act.</p>

Explanation: For the purpose of this entry, --

(1) "check post or barrier" means the check post or the barriers notified under sub-section (1) of section 59 A of the Gujarat Sales Tax Act, 1969;

(2) "sale" shall have the meaning as given in clause (28) in section 2 of the Gujarat Sales Tax Act, 1969;

FORM 3

Certificate by an importer who has brought the motor vehicles for donation or gift to the State of Gujarat.

(See entry at serial no. 3 in the Schedule appended to the notification No. (GHN-4) GEA-2002-(S.12)( 6 )/TH dated the 1<sup>st</sup> February, 2002.)

I ..... of M/s. ....  
address ..... do  
certify that I have brought motor vehicles into local area from ..... (here  
specify the State from where motor vehicles are so brought in) for gift or donation to  
the State of Gujarat for the public use by the State of Gujarat in the earthquake  
affected areas;

I further certify that I/ the said ..... shall not,-  
(a) sell such motor vehicles; or  
(b) dispose of such motor vehicles, except for the purpose mentioned above.

Place .....

Signature .....

Date .....

Name of the importer .....

Status .....

By order and in the name of the Governor of Gujarat,

M. N. Joshi  
Additional Secretary to Government.

Government Centeal Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ]

SATURDAY, FEBRUARY 2, 2002 / MAGHA 13, 1923.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### FINANCE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 2nd February, 2002.

GUJARAT SALES TAX ACT, 1969.

No. (GHN- 5 )/GSR/2002 /( 104 )/TH:-

WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to take immediate action to amend the Gujarat Sales Tax Rules, 1970 and to dispense with the previous publication thereof under the proviso to sub-section(4) of section 86 of The Gujarat Sales Tax Act, 1969 /(Guj.1 of 1970);

NOW THEREFORE, in exercise of the powers conferred by section 86 of the said Act, the Government of Gujarat hereby makes the following rules to amend the Gujarat sales Tax Rules, 1970, namely :-

1. These rules may be called the Gujarat (amendment ) Sales Tax Rules, 2002.
2. In the Gujarat Sales Tax Rules, 1970, for Form 2, the following shall be substituted, namely :

**“ Sales Tax Department.  
Gujarat State  
Form 2.  
(See Rule 9)**

**Certificate of Registration under Gujarat Sales Tax Act, 1969.**

This is to certify that the dealer shown herein has been registered under Gujarat Sales Tax Act, 1969.

Registration No.

Date of effect.

1. Name of the business/dealer

2. Address of chief place of business


City

Taluka

District

3. Nature of business :-

4. Additional places of business : (See Annexure)

Seal

Place

Signature

Date

Designation

Note : It is compulsory for every registered dealer to display conspicuously the Certificate of Registration or a copy thereof at each place of business as per the provision of Rule 10 of The Gujarat Sales Tax Rules, 1970.

Annexure.

By order and in the name of the Governor of Gujarat,

**M. N. JOSHI,**

Additional Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

SATURDAY FEBRUARY 2, 2002/MAGHA 13, 1923

Separate paging in given to this part in order that It may be filed as a separate compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhiagar, 2nd February, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/12/CPI/1402/293/K1.-In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under.

In Schedule-I for Sr. No. 297, the following shall be substituted :

Sr.No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
297	Jay Chemical Industries Limited.	Odhav	Ahmedabad	450 K.W.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat.

NARENDRA ATHAVALLE,  
Section Officer,  
Energy and Petrochemicals Department.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

WEDNESDAY, FEBRUARY 6, 2002/MAGHA 17, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 6th February, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/VI/ 12 of 2002/DVP/ 182001-2970-L: WHEREAS the Umreth Area Development Authority ( hereinafter referred to as " the said Authority") has prepared and published a Draft Revised Development Plan ( hereinafter referred to as the " said Revised Development Plan") in respect of lands included within its Municipal limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) ( hereinafter referred to as " the said Act" and under section 13(1) of the said Act) and advertisement regarding publication of the said Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part-II Misc. and advertisement section of the Gujarat Government Gazette dated the 22.3.2001;

AND WHEREAS, the said Area Development Authority has submitted the Draft Revised Development Plan of the said Area Development Authority under sub-section(1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW, THEREFORE, in exercise of the powers conferred by the proviso to sub- clause (ii) of clause (a) of sub-section (1) of section 17 of the Gujarat Town Planning and Urban Development Act, 1976 the Government of Gujarat, hereby :-

- (1) proposes to modify the aforesaid Draft Revised Development Plan subject to the modification enumerated in the schedule appended hereto; and
- (2) calls upon any person to submit suggestions or objections if any with respect to the proposed modifications to the Principal Secretary, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the official gazette;

The plan showing the modifications mentioned below shall be open for the inspection of the public at the office of the Umreth Area Development Authority during office hours on all working days during the aforesaid period of two months.

### **SCHEDULE**

Proposed modifications in the Revised Development Plan of Umreth Area Development Authority, sanctioned under Urban Development and Urban Housing Department Notification No.GH/V/68 of 1998/DVP-1886-8398(88)-L, dated the 23-3-98.

---

The new GDCR No.9 is added after GDCR No.8 regarding structural safety as shown at Annexure 'B' as appended hereto.

**ANNEXURE - B****DEVELOPMENT CONTROL REGULATIONS WITH RESPECT TO  
STURCTURAL SAFTEY****1 DEFINATION**

- **Natural Hazard**

The probability of occurrence, within a specific period of time in a given area, of a potentially damaging natural phenomenon.

- **Natural Hazard Prone Areas**

Areas likely to have moderate to high intensity of earthquake, or cyclonic storm, or significant flood flow or inundation, or land slides/mud flows/avalanches, or one or more of these hazards.

*Note: Moderate to very high damage risk zones of earthquakes are as shown in Seismic Zones III, IV and V specified in IS:1893; moderate to very high damage risk zones of cyclones are those areas along the sea coast of India prone to having wind velocities of 39 m/s or more as specified in IS:875(Part 3:) and flood prone areas in river plains (unprotected and protected) are indicated in the Flood Atlas of India prepared by the Central Water Commission.*

**2 PROCEDURE FOR SECURING DEVELOPMENT PERMISSION****(1) DETAILS TO BE SHOWN IN DRAWINGS:**

A detailed plan (required copies) showing the plans, sections and elevations of the proposed development work to a scale of 1:100 showing the following details wherever applicable:

- Floor plans of all floors together with the covered, area; clearly indicating the size and spacing of all framing members and sizes of rooms and the position of staircases, ramps and lift wells.
- The use of all parts of the building.
- Thickness of walls, floor slabs and roof slabs with their materials. The section shall indicate the height of building and height of rooms and also the height of the parapet, the drainage and the slope of the roof. At least one section should be taken through the staircase. The position, form and dimensions of the foundation, wall, floor, roofs, chimneys and various parts of the building, means of ventilation and accesses to the various parts of the building and its appurtenances also should be shown in one cross section.
- The building elevation from the major street.
- The level of the site of the building, the level of lowest of building in relation to the level of any street adjoining the cartilage of the building in relation to one another and some known datum or crown of road.
- Cabin plan.
- The north point relative to the plans.
- The forms and dimensions of every water closets, privy, urinals, bathrooms, cesspools, well and water tank or cistern to be constructed in connection with the building.
- One copy of the detailed working drawing including structural details based on the approved building plan as verified and approved by the expert and shall submit the same before 7 days of commencement of the construction work at site for information and record. The applicant will inform the authority the date for commencement of work"

Provided that in the case of individual residential buildings upto G+2 on a plot not more than 500 sq.mts. in size, the Competent Authority shall not enforce, on request of the owner/developer, to submit such details, subject to the condition that for such area similar types of structures and soil investigation report are already available on record.

**(2) CERTIFICATE OF UNDERTAKING:** Certificate in the prescribed form No.2 (a), 2(b), 2(c) and 2(d) by the registered Architect/Engineer / Structural Designer / Clerk of Works/ Developer/ Owner.

**(3) DOCUMENTS TO BE FURNISHED WITH THE APPLICATION**

- a) A person who is required under relevant section of the Act to give any notice or to furnish any plans/sections or written particulars by these Development Control Regulations, shall sign such notice, plans, sections or written particulars or cause them to be signed by him and his duly authorised registered Architect, Engineer, Developer etc. as the case may be. Such person or authorised registered Architect, Engineer, Developer shall furnish documentary evidence of his Authority. If such authorised registered Architect signs such notice or other document, Engineer, Developer it shall state the name and address of the person on whose behalf it has been furnished.
- b) Any notice or document shall be delivered to the office of the Competent Authority, within such hours as may be prescribed by the Competent Authority.
- c) The forms, plans, sections and descriptions to be furnished under these Development Control Regulations shall all be signed by each of the following persons:
  - i) A person making application for development permission under relevant section of the Act.
  - ii) A person who has prepared the plans and sections with descriptions who may be registered, engineer or an architect.
  - iii) A person who is retained or engaged to supervise the said construction.
  - iv) A person who is responsible for the structural designs of the construction i.e. a structural designer.
  - v) A clerk of works who is to look after the day-to-day supervision of the construction.
  - vi) A Developer
- d) A person who is engaged either to prepare plan or to prepare a structural design and structural report or to supervise the building shall give an undertaking in Form No.2 (a), 2(b), 2(c), 2(d) prescribed under these Development Control Regulations.
- e) Every person who under the provisions of the relevant sections of the Act may be required to furnish to the Authority any plan or other documents shall furnish copies (in required numbers) of such plans and other documents and copies (in required) of such documents which he may be called upon to furnish. One copy of each such plan and document shall be returned, on approval, to the applicant duly signed by the Competent Authority of the Authority or authorised officer.
- f) It shall be incumbent on every person whose plans have been approved to submit amended plans for any deviation amounting to increase in built-up area, F.S.I., building height or change in plans, he proposes to make during the course of construction of his building work, and the procedure laid down for plans or other documents here to before shall be applicable to all such amended plans.
- g) It shall be incumbent on every person whose plans have been approved, to submit a completion plan showing the final position of erected or re-erected building in duplicate or in required numbers and one copy of plan to be returned to the applicant after approval.
- h) Approval of drawings and acceptance of any statement, documents, structural report, structural drawings, progress certificate, or building completion certificates shall not discharge the owner, engineer, architect, clerk of works and structural designer, Developer, Owner. from their responsibilities, imposed under the Act, the Development Control Regulations and the laws of tort and local acts.



**3. REQUIREMENTS OF SITE:**

No land shall be used as a site for the construction of building.

- (a) if the Competent Authority considers that the site is in sanitary or that it is dangerous to construct a building on it or no water supply is likely to be available within a reasonable period of time;
- (b) if the site is not drained properly or is incapable of being well drained;
- (c) if the building is proposed on any area filled up with carcasses, excreta, filthy and offensive matter, till the production of a certificate from the Competent Authority to the effect that it is fit to be built upon from the health and sanitary point of view;
- (d) if the use of the said site is for a purpose which in the Competent Authority's opinion may be a source of danger to the health and safety of the inhabitants of the neighbourhood;
- (e) if the Competent Authority is not satisfied that the owner of the building has taken the required measures to safeguard the construction from constantly getting damp;
- (f) if the level of the site is lower than the Datum Level prescribed by the Competent Authority depending on topography and drainage aspects.
- (g) for assembly use, for cinemas, theatres, places of public worship, residential hotels, lodging and boarding houses, unless the site has been previously approved by the Competent Authority and the Commissioner of Police;
- (h) unless it derives access from an authorised street/means of access described in these Regulations;
- (i) for industrial use other than a service industry unless the application is accompanied by a no objection certificate from the appropriate officer of the Industrial Location Policy;
- (j) if the proposed development is likely to involve damage to or have deleterious impact on or is against urban aesthetic of environment or ecology and/or on historical / architectural/esthetical buildings and precincts or is not in the public interest.
- (k) unless the owner/developer produces a certificate from an expert confirming that the site is not liable for liquefaction except in cases where adequate protective measures are taken as per the advice of the expert.

The owner/developer/builder shall provide necessary protection for safety for soil liquefaction as per advice and suggestions made by structural engineer based on the report of soil test made by soil testing laboratory. The owner/developer/builder shall be responsible for getting such reports and identify such protection measures.

- (l) If the proposed development falls in the area liable to storm surge during cyclone, except where protection measures are adopted to prevent storm surge damage.

**4. STRUCTURAL DESIGNER:****(A) QUALIFICATION AND EXPERIENCE:-**

A Degree in Civil Engineering recognised by All India Board of Technical Education. In addition to above qualification, the applicant should have at least five years experience in structural design, two years of which must be in a responsible capacity in form of structural designer. OR

A Master's degree in Structural engineering from a recognised institute and at least two years experience in structural design work. OR

A Doctor's degree in structural design from a recognised institute and at least one-year experience in structural design work.

**(B) SCOPE OF WORK & COMPETENCE:-**

To prepare & submit structural details for:-

- i) All types of Buildings.
- ii) Special structures.

**(C) DUTIES AND RESPONSIBILITIES:-**

(a) To prepare a report of the structural design.

(b) To prepare detailed structural design and to prescribe the method and technique of its execution strictly on the basis of the National Building Code or relevant Indian Standard specifications.

(c) To prepare detailed structural drawings and specifications for execution indicating thereon, design live loads, safe soil bearing capacity, specifications of material, assumptions made in design, special precautions to be taken by contractor to suit the design assumptions etc. whatever applicable.

(d) To supply two copies of structural drawings to the site supervisor.

(e) To inspect the works at all-important stages and certify that the work being executed is up to the satisfaction of the Architect/Engineer.

(f) To certify the structural safety and overall structural soundness of the building to the Architect/Engineer.

(g) To advise the Owner/Architect/Engineer for arranging for tests and their reports for soil, building material etc. for his evaluation and design consideration.

(h) He shall prepare the revised calculations & drawings in case of any revision with reference to the earlier submission of drawing & design in a particular case.

(i) To submit the certificate of structural safety and over all structural soundness of building to Competent Authority.

**(D) REGISTRATION :-**

(i) The registration fees if any shall be payable as prescribed by the Competent Authority from time to time.

(ii) If he/she is found negligent in his/her duties & responsibilities. The Competent Authority may black-list an Engineer in case of serious defaults or repeated defaults and shall inform the Institution of Engineers, India to take suitable action against such person. The registration shall be liable to be revoked temporarily or permanently by the Competent Authority in such cases of negligence and default.

**5 INSPECTION****(1) Inspection at various stages :-**

The Competent Authority at any time during erection of a building or the execution of any work or development, make an inspection thereof without giving prior notice of his intention to do so.

**(2) Inspection by Fire Department :-**

For all multi-storied, high-rise and special building the work shall also be subject to inspection by the Chief Fire Officer, or Competent Authority shall issue the occupancy certificate only after clearance by the said Chief Fire Officer/Competent Authority.

**(3) Unsafe building :-**

All unsafe building shall be considered to constitute danger to public safety hygiene and sanitation and shall be restored by repairs or demolished or dealt with as otherwise



directed by the Competent Authority, in accordance with advise of the expert/s, if required, as prescribed in paragraph 13.

In the cases of restoration the owners/occupiers shall submit the structure stability certificate in Form No.11 to the Competent Authority after restoration/repairs or strengthening.

#### 6. GRANT OR REFUSAL OF THE PERMISSION

"On receipt of the application for Development Permission, the Competent Authority after making such inquiry as it thinks fit may communicate its decisions granting with or without condition including condition of submission of detailed working drawing/ structural drawing along with soil investigation report before the commencement of the work as per clause 2(i) or refusing permission to the applicant as per the provisions of the Act.

The Competent Authority, however, may consider to grant exemption for submission of working drawing, structural drawing and soil investigation report in case the Competent Authority is satisfied that in the area where the proposed construction is to be taken, similar types of structure and soil investigation reports are already available on record and such request is from an individual owner/developer, having plot of not more than 500 sq. mt. in size with a maximum 3 storied residential building."

#### 7. PROCEDURE DURING CONSTRUCTION

(a) Recognised stages for progress certificate and checking:-

1) Following shall be the recognised stages in the erection of every building or the execution of every work:-

i) Plinth, in case of basement before the casting of basement slab.

ii) first storey.

iii) middle storey in case of High-rise building.

iv) last storey.

2) At each of the above stages, the owner/developer under these Development Control Regulations shall submit to the competent designated officer of the Competent Authority a progress certificate in the given formats (Form Nos. 6 (a) – 6 (d). This progress certificate shall be signed by the Architect and supervising engineer..

3) No person in-charge at any stage shall, except with previous written permission of the Competent Authority, carry out further work after the issue of any requisition of these Development Control Regulations in respect of the any previous stage unless the requisition has been duly complied with and the fact reported to the Competent Authority.

4) (a) The progress certificate shall not be necessary in the following cases :

i) Alteration in Building not involving the structural part of the building.

ii) Extension of existing residential building on the ground floor up to maximum 15 sq.mts. in area.

(b) On receipt of the progress certificate from the owner/developer, it shall be the duty of the Competent Authority to check any deviation from the approved plan and convey decision within 7 days to the owner/developer for compliance.

In case of deviation from working drawings or structure design at any stage of construction the owner/developer shall produce necessary certificate from architect/structural designer with certificate that the construction confirms to these regulations. In that case the revised working drawing and structural design shall be submitted in accordance with this regulations.

**(c) Completion Report :**

- 1) It shall be incumbent on every person whose plans have been approved, to submit a completion report in Form No.7.
- 2) It shall also be incumbent on every person who is engaged under this Development Control Regulations to supervise the erection or re-erection of the building, to submit the completion report in form No.8 prescribed under these Development Control Regulations.
- 3) No completion report shall be accepted unless completion plan is approved by the Competent Authority.

(d) The final inspection of the work shall be made by the concerned Competent Authority within 21 days from the date of receipt of notice of completion report.

**8. HEIGHT OF BUILDING**

Height of the building shall be measured from the road level/plot level whichever is higher, to the highest point in the building, excluding the parapet not exceeding 1.5 m.

**9. RELAXATION IN F.S.I. :**

The Competent Authority shall permit the F.S.I. of any plot or a building unit on the basis of its original area, if the owner of such a land is prepared to release the effected land by road widening or for construction of new road without claiming any compensation thereof. The minimum setback shall be provided from new road line subject to other regulations.

**10. ADDITION TO EXISTING STRUCTURES:**

The addition to any existing structure shall only be permitted unless, if it complies with the provisions of regulation No. 13.

**11. STRUCTURAL REQUIREMENTS.:**

- (i) Load bearing walls of the building shall be of Brick stone or pre cast block in any mortar. In the case of R.C.C framed structure or wooden framed structure filler walls may be of suitable local materials.
- (ii) Roof of the building shall be of galvanized iron sheets, asbestos sheet, tiles roof or R.C.C. roof. In the case of upper storied buildings middle floor shall be of wooden or R.C.C. and rest as per choice.
- (iii) Doors and windows of building shall be of any material.
- (iv) Rest of the work of building shall be as per locally available resources and as per choice.
- (v) For structural safety and services, regulation 13 below shall be applicable.

**12. PLINTH :**

Provided that the ground floor of a building may be permitted on stilts/pillars instead of a solid plinth with a clear height of 2.4 Mts. in case of slabs with beams height should not exceed 2.8 Mts. and further that this space shall at all times be kept free from any enclosure except for genuine stair-case.

Provided further that a electric meter room, room for telephone D.B.; bath-room, water-room, stair-case room, pump room, water closet, servant room, security cabin may be allowed with a minimum plinth of 30 cms. and that the parking garage may have no plinth.

In case the ground floor is on stilts/pillars provisions of regulation 13 shall be followed.

### 13. STRUCTURAL SAFETY AND SERVICES

#### (1) STRUCTURAL DESIGN

The structural design of foundations, elements made of masonry, timber, plain concrete, reinforced concrete, pre-stressed concrete and structural steel shall conform to the provisions of part VI Structural Design Section-1 Loads, Section-2 Foundation, Section-3 Wood, Section-4 Masonry, Section-5 Concrete, Section-6 Steel, National Building Code of India, taking into consideration the Indian Standards and Guidelines for hazard safety as given below:

#### a) FOR EARTHQUAKE PROTECTION

1. IS:1893-1984 "Criteria for Earthquake Resistant Design of Structures (Fourth Revision)"

In case the ground floor is on stilts/pillars and other soft stories in buildings/floors not specifically provided for, taking shear generated by earthquake forces shall be so designed to have sufficient lateral stiffness to provide structural stability as per IS:1893.

2. IS:13920-1993 "Ductile Detailing of Reinforced Concrete Structures subjected to Seismic Forces - Code of Practice"

3. IS:4326-1993 "Earthquake Resistant Design and Construction of Buildings - Code of Practice (Second Revision)"

4. IS:13828-1993 "Improving Earthquake Resistance of Low Strength Masonry Buildings - Guidelines"

5. IS:13827-1993 "Improving Earthquake Resistance of Earthen Buildings - Guidelines",

6. IS:13935-1993 "Repair and Seismic Strengthening of Buildings - Guidelines"

7. "Improving Earthquake Resistance of Buildings - Guideline", by Expert Group, Government of India, Ministry of Urban Affairs & Employment, published by Building Materials and Technology Promotion Council, 1998.

#### b) FOR CYCLONE/WIND STORM PROTECTION

8. IS 875 (3)-1987 "Code of Practice for Design Loads (other than Earthquake) for Buildings and Structures, Part 3, Wind Loads"

9. "Improving Wind/Cyclone Resistance of Buildings - Guideline", by Expert Group, Government of India, Ministry of Urban Affairs & Employment, published by Building Materials and Technology Promotion Council, 1998.

*Note: Wherever an Indian Standard including those referred in the National Building Code or the National Building Code is referred, the latest version of the same shall be followed.*

- (2) In pursuance of the above, a certificate as indicated in Form-2(C) shall be submitted along with building plans/drawings and other building information schedule annexed thereto.

**(3) Quality Control Requirements**

(i) The quality of all materials and workmanship shall conform to accepted standards and Indian Standard Specifications and Codes as included in Part V Building Materials and Part VII Constructional Practices and Safety, National Building Code of India.

(ii) All borrow pits dug in the course of construction and repair of buildings, embankments etc. shall be deep and connected with each other in the formation of a drain directed towards the lowest level and properly stepped for discharge into a river, stream, channel or drain, and no person shall create any isolated borrow pit which is likely to cause accumulation of water that may breed mosquitoes.

(iii) Alternative materials, method of design and construction and tests:-

The provisions of the Regulations are not intended to prevent the use of any material or method of design of construction not specifically prescribed in them provided any such alternative has been approved. Nothing of the provisions of these Regulations is intended to prevent the adoption or architectural planning and layout conceived as an integrated development scheme. The Competent authority may approve any such alternative if it conforms to the provisions of the relevant parts of the National Building Code, regarding material, design and construction, and the material, method, or work offered is, for the purpose intended, at least equivalent to that prescribed in these Regulations in quality, strength, compatibility, effectiveness, fire and water resistance, durability and safety.

(iv) All buildings shall be constructed on a Quality Control Requirements

**(4) TESTS:**

Whenever there is insufficient evidence of compliance with the provisions of the Regulations or evidence that any material or method of design or construction does not conform to the requirements of the Regulations, in order to substantiate claims for alternative materials, design or methods of construction, the Competent Authority may require tests, sufficiently in advance, as proof of compliance. These tests shall be made by an approved agency at the expense of the owner as follows :-

- (i) **TEST METHODS:-** Test methods shall be as specified by the Regulations for the materials or design or construction in question. If there are no appropriate test methods specified in the Regulations, the Competent Authority shall determine the test procedure. For methods or tests for building materials, reference shall be made to the relevant Indian Standards as given in the National Building Code of India published by the Bureau of Indian Standards.
- (ii) **TEST RESULT TO BE PRESERVED:-** Copies of the result of all such tests shall be retained by the Competent Authority for not less than two years after the acceptance of the alternative material.

The testing of the materials as per Indian Standards shall be carried out by laboratories approved by the competent authority in this behalf.

The laboratory/agency shall work out in consultation with the construction agency a testing programme of materials such as cement, steel and quality of concrete including its mixing, laying and strength at site as well as in the laboratory.



This should cover various stages of construction from foundation to completion as per Regulation. The laboratory shall maintain a duly authenticated report in a bound register, copy of which will be submitted to the construction agency, which will in turn forward the testing report to the competent authority.

#### (5) STRUCTURAL STABILITY AND FIRE SAFETY OF EXISTING BUILDINGS

- i. The Competent Authority shall have the assessment of structural and/or fire safety of an existing building/structure damaged/undamaged carried out at stipulated periodical intervals through expert(s) chosen from a panel of experts identified by the Competent Authority
- ii. The owner/developer/occupant on advise of such expert(s) shall carry out such repair/restoration and strengthening/retrofitting of the building found necessary so as to comply with the safety standards laid down in the National Building Code and the Indian Standards as specified.

In case, the owner/developer/occupant does not carryout such action, the competent authority or any agency authorised by the competent authority may carryout such action at the cost of owner/developer/occupant.

- iii. The Competent Authority shall specify the period within which such compliance is to be carried out.
- iv. The Competent Authority may also direct the owner/ developer/ occupants, whether the building could be occupied or not during the period of compliance.
- v. In case of existing/building under construction based on approved building permission, structural safety requirements shall have to be observed. However, due to such structural work of strengthening/retrofitting if certain setbacks and margin get reduced, special permission shall be granted on case to case basis.

14

#### FIRE PROTECTION REQUIREMENTS

- (1) **GENERAL** :- The planning design and construction of any building shall be such as to ensure safety from fire. For this purpose, unless otherwise specified in these Regulations, the provisions of Part IV: Fire Protection Chapter, National Building Code, shall apply. For multi-storied, high-rise and special building, additional provisions relating to fire protection shall also apply. The approach to the building and open spaces on all sides up to 6 m. width and their layout shall conform to the requirements of the Chief Fire Officer. They shall be capable to taking the weight of a fire engine weighing up to 18 tones. These open spaces shall be free of any obstruction and shall be moterale.
- (2) **EXITS** :- Every building meant for human occupancy shall be provided with exits sufficient to permit safe escape of its occupants in case of fire or other emergency for which the exits shall conform to the following.
  - (i) **TYPES** :- Exits, should be horizontal or vertical. A horizontal exit may be a door-way a corridor, a passage-way to an internal or external stairway or to an adjoining building, a ramp, a verandah or a terrace which has access to the street or to the roof of a building. A vertical exit may be a staircase or a ramp, but not a lift.
  - (ii) **GENERAL REQUIREMENTS** :- Exits from all the part of the building, except those not accessible for general public use, shall-
    - (a) provide continuous egress to the exterior of the building or to an exterior open space leading to the street;

- (b) be so arranged that, except in a residential building, they can be reached without having to cross another occupied unit;
- (c) be free of obstruction;
- (d) be adequately illuminated;
- (e) be clearly visible with the routes reaching them clearly marked and signs posted to guide any person to the floor concerned;
- (f) be fitted if necessary, with fire fighting equipment suitably located but not as to obstruct the passage, clearly marked and with its location clearly indicated on both sides of the exit way;
- (g) be fitted with a fire alarm device, if it is either a multi-storied, high-rise or a special building so as to ensure its prompt evacuation;
- (h) remain unaffected by any alteration of any part of the building so far as their number, width, capacity and protection thereof is concerned;
- (i) be so located that the travel distance on the floor does not exceed the following limits :
  - (i) Residential, educational institutional and hazardous occupancies : 22.5 m.
  - (ii) Assembly, business, mercantile, industrial and storage buildings : 30 m.

**NOTE:-** The travel distance to an exit from the dead end of a corridor shall not exceed half the distance specified above.

When more than one exit is required on a floor, the exits shall be as remote from each other as possible.

Provided that for all multi-storied high rise and special buildings, a minimum of two enclosed type staircases shall be provided, at least one of them opening directly to the exterior to an interior, open space or to any open place of safety.

**15 NOTES FOR USE ZONE TABLE:**  
(The following note to be added in Use Zone table)

**LAND USE ZONING IN HAZARD PRONE AREAS**

In Natural Hazard prone areas namely the earthquake prone zones as per IS:1893, the cyclone prone areas as per IS:875 Part-3 and flood prone areas as per the Flood Atlas prepared by the Central Water Commission and/or the flood departments of the State, the development shall be regulated to ensure special protection from hazards for any type of development irrespective of use zone. Whereas the hazard prone areas identified as per the Vulnerability Atlas of India-1997 (or revisions thereof) prepared by Govt. of India or as may be prepared by State Government from time to time shall be used for such regulations, as given in Appendix-A. Further action for protection from these hazards is to be dealt with taking into consideration the Guidelines given in Appendix-B.



**APPLICATION FORM**

Application for development permission under sections 27, 34 and 49 of G.T.P. & U. D. Act. 1976 /

To

The

Chief Executive Authority/Municipal Commissioner,  
Urban Development Authority / Municipal Corporation.

I/We hereby apply for permission for development as described in the accompanying maps and drawings. The names of the persons employed by me for the preparation of plans, structural details and supervision of the work area as under :

- a) The plans are prepared by Registered Architect/Engineer  
Mr. \_\_\_\_\_
- b) The structural report, details and drawings are to be prepared and  
supplied by Mr. \_\_\_\_\_

I have read the Development Control Regulation/Bye-laws framed by the Authority under the provisions of the relevant Act and claim to be fully conversant with it. I shall fulfil my duties and responsibilities in accordance with the provisions of the Development Control Regulation/Bye-laws.

Signature of Owner/Builder/Organiser/Developer or Authorised agent of owner :

Date :

1. Applicant's name :
2. Postal Address for correspondence :
3. Applicant's interest in land with respect of rights :
4. Description of Land, village, Town Planning Scheme, Revenue Survey Numbers, Final Plot No. :
5. What is the present use of the land and/ other building if they are to be put to more than one kind of use, Please give details of each use :
6. Please describe in short the development work stating the proposed use of land for the building. If land and/or the building are to be put to more than one use, please give details of each use :
7. Is this land included in a layout sanctioned by the appropriate authority ? If yes, please give date of sanction and reference No. with a copy of the sanctioned layout. If not, is it approved by any other Authority ?

Give the name of such Authority with date of sanction and reference no with a copy of the sanctioned layout.

8. For residential use, number of dwelling units and floor
9. Nature and manner of working of industrial/commercial establishment in case the proposed use is for Industry/Commerce

What separate arrangements have been proposed to be made for loading and unloading of goods from the industrial or commercial goods vehicles?

What arrangements have been proposed to be made for disposal of industrial waste effluent?

Signature of Owner/Builder/

Organiser/Developer or

Authorised agent of owner:

Date:

**Instructions to applicant regarding maps and documents to be submitted along with the application :**

- A. The maps and drawings should be drawn or copies made on a paper of proper and durable quality so that they are clearly and distinctly legible. Every map and/or drawing shall have to be signed by the applicant/owner and his engineer/Architect/ and Organiser/Builder as the case may be. If copies of original maps or drawings are submitted, they shall be true copies.

**1. LAYOUT PLAN (Three Copies)**

**Layout Plan of the whole land shall invariably accompany every application for permission to carry out development by way of building construction.**

**This map shall be drawn to a scale of not less than 1:500 and show the following details.**

- a) Boundaries of the S.No./plots mentioned in the application and its lay out by showing sub-division.
- b) Existing buildings and new buildings proposed to be constructed. Roads, streets, and carriage ways constructed there on (existing construction should be shown distinctly from the proposed one). Proposed new roads and streets, their levels and width.
- c) Proposed use of every building and open space not to be built over within a plot.
- d) If the layout is for residential use, maximum number of dwelling units that can be accommodated with any increase in future.

- e) If the layout is for industrial or commercial use, maximum area which can be built upon without any increase in future.
  - f) Existing facilities regarding water supply, sewerage etc, diameter and gradient of water supply line, drainage lines for the disposal of storm water as well as for sewerage.
  - g) Location of the plot in relation to the near by public road.
  - h) Alignment and width of all the existing roads, including the road from which the plot has access from the major road. Existing access road and proposed new road, if any, should be shown clearly and distinctly.
  - i) Existing trees and natural scenery worth preserving.
  - j) Dimensions and areas of common plot, as required under these regulations, provided in the layout/sub-division of plot.
  - k) Tree plantation required under regulation.
2. An extract of the record of right of property register card or any other document showing the ownership of the land proposed for development.
  3. Certified part plan and zoning certificate from the certificate from the Authority shall be enclosed along with the application.
  4. The applicant shall also submit a certified copy of approved layout of final plot from the concerned authority for the latest approved layout of city survey numbers or revenue survey numbers from D.I.L.R. showing the area and measurement of the plot or land on which he proposes to develop or build.
  5. a) Drawing (3 copies) to a scale not less than 1cm.= 1 metre for the buildings existing as well as proposed with floor area for each floor.  
b) Layout showing parking arrangements with internal & surrounding roads and exit, and entry movement of vehicles etc. as per regulation No. 19 to the suitable scale.
  6. In the case of lands falling within the Urban Land Ceiling (U.L.C.) Act, 1976 Limit, the applicant shall submit along with application :  
i) The N.O.C. from the competent authority under the U.L.C. Act, 1976  
ii) An affidavit and indemnity bond in the prescribed form under the U.L.C. Act, 1976.
  7. Structural Designer's certificate duly signed by him.
  8. Certificate of Undertaking: Certificate in the prescribed form no. 2(a), 2(b) and 2(c) by the Registered Architect/Engineer/ Structural Designer/Clerk of Works/Developer/ undertaking the work.
  9. Full information should be furnished as prescribed in Form No. 3 and 4 under these Development Control Regulations, as the case may be along with the plans.
  10. Certificates as prescribed in forms 2(a), 2(b), 2(c) and 2 (d) are required to be submitted prior to the commencement of construction.
  11. If during the construction of the building the Owner/ Organiser/ Builder/ Architect/ Engineer/ Surveyor is changed, he shall intimate the Competent Authority by registered letter that he was no longer responsible for the project, and the construction shall have to be suspended until the new owner/ Organiser/ Builder/ Architect/ Engineer/Surveyor etc. undertakes the full responsibility for the project as prescribed in form 2(a), 2(b), 2(c) and 2 (d).
  12. The new Owner/Developer/Architect/Engineer shall before taking responsibility as stated above in clause, check the work already executed is in accordance with the permission granted by the Competent Authority. He may go ahead with the remaining work only after obtaining permission of the Competent Authority.

**FORM NO. D.****DEVELOPMENT PERMISSION**

Permission is hereby granted/refused under Section 29(1) (i)/29(1)(ii)/29(1)(iii), 34, 49(1)(b) of the Gujarat Town Planning and Urban Development Act, 1976 to

(name of the person)

for

(Description of work)

on the following conditions/grounds

Conditions :

(in case of grant, subject to the submission of detailed working drawings, and structural drawings(s) along with soil investigation report before the commencement of the work.)

Grounds : (in case of refusal)

a) Documents/N.O.C. etc.:-

Following documents/plans/N.O.C./undertakings as mentioned in form no. 1 are not submitted.

b) Site Clearance :

i) Site is not cleared as per the provisions of Development Plan with respect to

- road line
- reservations
- zone
- other (specify)

ii) Site is not cleared as per the provision of T.P. Scheme ..... with respect to

- Road
- reservation
- final plot
- other (specify)

iii) Proposed use is not permissible according to the width of road as per the provision No. 11.2.

c) Scrutiny of Layout :

Following provisions are not as per the Development Control Regulations :

- Set back
- margin
- common plot
- internal roads
- parking space
- ground coverage
- any other (specify)

d) Scrutiny of Building Requirements :

Following provisions are not as per the Development Control Regulations.

- F.S.I.
- Height
- Ventilation
- Open air space
- Provisions for Fire protection
- Any other (specify)

Chief Executive Authority/ authorised office/ Commissioner/  
Urban/Area Development Authority/Municipal Corporation.

## Appendix-A

## LAND USE ZONING IN HAZARD PRONE AREAS – GUIDELINES

## 1 OBJECTIVES

- 1.1 The basic objective of land use zoning is to regulate land use in hazard prone areas to minimise the damage caused to the habitat, as a result of natural hazards viz. earthquakes, cyclonic storms and floods which recur from time to time. Land Use Zoning, therefore, aims at determining the locations and the extent of areas likely to be adversely affected by the hazards of different intensities and frequencies, and to develop such areas in a fashion that the loss to the development is reduced to the minimum.
- 1.2 Land Use Zoning envisages certain restrictions on the indiscriminate development of the "unprotected" hazard prone areas and to specify conditions for safer development by protecting the area from severe losses. In the former case, boundaries of different zones are to be established to prevent unrestricted growth there.

## 2. SCOPE

## 2.1 Areas covered under Development Plan

The guidelines for Land Use Zoning in Hazard Prone Areas are to be taken into consideration while formulating the Development Plan and Area Plan under the Town Planning and Urban Development Act.

## 2.2 Areas not covered under Development Plan

In such areas, these guidelines may be issued to the various local bodies, Municipalities, Individual Areas and Panchayats, enabling them to act while sitting various development projects and deciding on construction of buildings, etc.

## 3. IDENTIFICATION OF HAZARD PRONE AREAS

## 3.1 Earthquake Prone Areas

- a. Intensities of VII or more on Modified Mercalli or MSK intensity scale are considered moderate to high. Areas under seismic zone III, IV and V as specified in IS 1893 are based on intensities VII, VIII, IX or more. Therefore, all areas in these three zones will be considered prone to earthquake hazards.
- b. In these zones the areas which have soil conditions including the level of water table favourable to liquefaction or settlements under earthquake vibrations will have greater risk to buildings and structures which will be of special consideration under Land Use Zoning.
- c. Under these zones, those hilly areas which are identified to have poor stability conditions and where landslides could be triggered by



earthquake or where due to prior saturated conditions, mud flow could be initiated by earthquakes and where avalanches could be triggered by earthquake will be specially risk prone.

- d. Whereas, earthquake hazard prone areas defined in 'a' above are identified on the map given in IS 1893 to small scale and more easily identified in the larger scale state wise maps given in the Vulnerability Atlas of India, the special risky areas as defined in 'b' and 'c' above, have to be determined specifically for the planning area under consideration through special studies to be carried out by geologists and geo-technical engineers.

### 3.2 Cyclone Prone Areas

- a. Areas prone to cyclonic storms are along the sea coast of India where the cyclonic wind velocities of 47 meter per second or more are specified in the Wind Velocity Map given in IS 875 (part 3) to a small scale and easily identified in the Vulnerability Atlas of India where the Maps are drawn state wise to a larger scale.
- b. In these cyclone prone areas, those areas which are likely to be subjected to heavy rain induced floods or to flooding by sea-water under the conditions of storm surge, are specially risky due to damage by flood flow and inundation under water.
- c. Whereas, areas under 'a' are easily identified, those with special risk as under 'b' have to be identified by special contour survey of the planning area under consideration and study of the past flooding and storm surge history of the area. These studies may have to be carried out through the Survey of India or locally appointed survey teams, and by reference to the Central Water Commission, Government of India and the concerned department of Gujarat State.

### 3.3 Flood Prone Areas

- a. The flood prone areas in river plains (unprotected and protected by bunds) are indicated in the Flood Atlas of India prepared by the Central Water Commission and reproduced on larger scale in the state wise maps in the Vulnerability Atlas of India.
- b. Besides the above areas, other areas can be flooded under conditions of heavy intensity rains, inundation in depressions, backflow in drains, inadequate drainage, failure of protection works, etc.
- c. Whereas, the flood prone areas under 'a' are identified on the available maps as indicated, the areas under 'b' have to be identified through local contour survey and study of the flood history of the planning area. Such studies may be carried out through Survey of India or local survey teams, and by reference to the Central Water Commission and the concerned department of Gujarat State.

39/10



**3.3.1 Land Use Zoning for Flood Safety**

Some important considerations for regulating the land use in the planning areas are given below:

- i. Every settlement needs some open areas such as parks, play-grounds, gardens etc. In one way it will be possible to develop such areas by restricting any building activity in vulnerable areas. Such a development will be in the interest of providing proper environment for the growth of such settlement.
- ii. On the same analogy, certain areas on either side of the existing and proposed drains (including rural drains) should be declared as green belts where no building or other activity should be allowed. This will not only facilitate improvements of these drains in future for taking discharges on account of growing urbanisation, but will also help in minimising the damage due to drainage congestion wherever rainfall of higher frequency than designed is experienced. These green belts at suitable locations can also be developed as parks and gardens.
- iii. In the existing developed areas, possibilities of protecting/ relocation/ exchanging the sites of vital installation like electricity sub-station/power houses, telephone exchange, etc. should be seriously examined, so that these are always safe from possible flood damage. Similarly, the pump station the tube wells meant for drinking water supply should be raised above the high flood levels.
- iv. Similarly, possibility of removing or bypassing buildings/structures obstructing existing natural drainage lines should be seriously considered. In any case, with immediate effect unplanned growth can be restricted so that no construction obstructing natural drainage or resulting in increased flood hazard is allowed.

**4. APPROACH FOR LAND USE ZONING**

Following two alternatives can be adopted for dealing with the disaster risk problems.

- a. *Leaving the area unprotected.* In this case it will be necessary to specify Land Use Zoning for various development purposes as recommended under Para 6.
- b. Using protection methods for the areas as a whole or in the construction of buildings, structures and infrastructure facilities to cater for the hazard intensities likely in the planning area as recommended under Appendix-B.

It will be appropriate to prioritise buildings, structures and infrastructures in terms of their importance from the point of view of impact of damage on the socio-economic structure of the society. Prioritisation scheme is suggested under Para 5.

## 5. PRIORITISATION

In regard to Land Use Zoning, different types of buildings and utility services may be grouped under three priorities as indicated below.

Priority 1. Defence installation, industries, public utilities like hospitals, electricity installations, water supply, telephone exchange, aerodromes, railway stations, commercial centres, libraries, other buildings or installations with contents of high economic value.

Priority 2. Public institutions, Government offices, universities and residential areas.

Priority 3. Parks, play grounds, wood lands, gardens

## 6. REGULATION FOR LAND USE ZONING

- i. Installations and Buildings of Priority 1 should be located in such a fashion that the area is above the levels corresponding to a 100 year flood or the maximum observed flood levels whichever higher. Similarly they should also be above the levels corresponding to a 50 year rainfall flooding and the likely submersion due to drainage congestion.
- ii. Buildings of Priority 2 should be located outside the 25 year flood or a 10 year rainfall contour, provided that the buildings if constructed between the 10 and 25 year contours should have either high plinth level above 25 year flood mark or constructed on columns or stilts, with ground area left for the unimportant uses.
- iii. Activities of Priority 3 viz. play grounds, gardens and parks etc. can be located in areas vulnerable to frequent floods.

37  
11

Appendix - B**PROTECTION OF BUILDINGS STRUCTURES AND INFRASTRUCTURES IN HAZARD PRONE AREAS****A. PROTECTION OF AREAS FROM EARTHQUAKES**

- i. In those areas where there are no dangers of soil liquefaction or settlements or landslides, all building structures and infrastructures should be designed using the relevant Indian Standards as provided in the Building Regulations and the National Building Code
- ii. Soils subjected to liquefaction potential under earthquake shaking, can be improved by compaction to desired relative densities, so as to prevent the possibility of liquefaction.
- iii. Buildings and structures could be founded on deep bearing piles going to non-liquefiable dense layers.
- iv. Steep slopes can be made more stable by terracing and construction of retaining walls and breast walls, and by ensuring good drainage of water so that the saturation of the hill-slope is avoided.
- iv. Any other appropriate engineering intervention to save the building structures or infrastructure from the fury of the earthquake.

*Note : The protective action given under (ii) to (v) will usually involve large amount of costs and should only be considered in the case of large and costly structures. For ordinary buildings the cost of improvement of the site will usually be uneconomical, hence bad sites should be excluded by Land Use Zoning.*

**B. PROTECTION FROM CYCLONIC WIND DAMAGE**

- i. Buildings, structures and infrastructures in the cyclone prone areas should be designed according to the Indian Standards and Guidelines as provided in the Regulations and the National Building Code.
- ii. Light utility structures used for electrical transmission and distribution, and towers for communications, chimney stacks of industrial structures require special design considerations against the cyclonic wind pressures, suctions and uplifts.
- iii. In case the buildings, structures and infrastructures are founded on marine clay deposits it will be advisable to adopt either under-reamed piled foundations, or individual column footing with a reinforced concrete beam located at the level of the ground, or a continuous reinforced concrete strip footing.

- iv. Wherever, the top soil could become slushy due to flooding, the top layer of 30 cm depth of soil should not be considered for providing lateral stability
- v. In storm surge prone areas, it will be preferable to construct the community structures, like schools, cyclone shelters, etc. by raising the level of the ground protected by provision of retaining walls at sufficient distance away from the building, taken to such depth that no erosion takes place due to receding storm surge. Alternatively, construct the community structures on stilts with no masonry or bracing up to the probable maximum surge level.

### C. PROTECTION OF AREAS FROM FLOODS

This may require one or more of the following actions.

- i. Construction of embankments against the water spills from the source of flooding like rivers, large drain etc.
- ii. Construction of high enough embankments/bund around the planning area.
- iii. Raising the planning area above the high flood level.
- iv. Construction/improvement of drainage paths to effectively drain the water from the planning area.
- v. Construction of buildings and structures on deep foundations going below the depth of scour or on stilts with deep enough foundations under water.
- vi. Flood proofing works such as the following:
  - Providing Quick Drainage facility, consisting of
    - Revitalisation of secondary and primary drainage channels after establishing the drainage blockage points;
    - Provision of additional waterways;
    - Clearing of clogged cross drainage works;
  - Providing Human and Animal Shelters for population living within embankments in the form of raised platform or use of available high ground.
- vii. Anti-erosion actions in affected areas
- viii. Any other suitable measure.

**Note:** 1. Similar protection methods could be used against flooding caused in cyclone prone areas by high intensity rains or by the storm surge.

2. The concept of land zoning should be kept in mind for areas where protection works are taken up to decide inter-se priority for location of structures considering possibility of failure of protection works during extreme disaster events.



**FORM NO. 2 (a)****CERTIFICATE OF UNDERTAKING OF  
REGISTERED ARCHITECT/ENGINEER**

TO \_\_\_\_\_

REF : Proposed work of \_\_\_\_\_

(Title of the project)

C.S.No/R.S.No./F.P. No. \_\_\_\_\_

in ward No. \_\_\_\_\_ at Village \_\_\_\_\_ Taluka \_\_\_\_\_

T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

Village/Town/City

For \_\_\_\_\_

(Name of Owner/Organiser/Developer/Builder)

Address \_\_\_\_\_

Tele. No. \_\_\_\_\_

I am a member of Council of Architects/I am possessing current registration to act as registered Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act. Development Control Regulation for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision as per the approved drawings. I am fully conversant with the provisions of the Regulations/ which are in force and about my duties and responsibilities under the same and I undertake to fulfil them in all respect.

I also undertake to provide adequate measure for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage before the relevant work commences.

Signature : \_\_\_\_\_

Reg. No. \_\_\_\_\_ Date \_\_\_\_\_

Name : \_\_\_\_\_

Address : \_\_\_\_\_

Tele. No.: \_\_\_\_\_

**FORM NO. 2 (b)****CERTIFICATE OF UNDERTAKING OF  
REGISTERED STRUCTURAL DESIGNER**

TO \_\_\_\_\_

Ref : Proposed work of \_\_\_\_\_  
(Title of the work)

C.S.No./R.S.No./F.P.No. \_\_\_\_\_ in ward \_\_\_\_\_

at village \_\_\_\_\_ Taluka \_\_\_\_\_

in T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

Owner : \_\_\_\_\_

Address : \_\_\_\_\_

Tele. No. \_\_\_\_\_

I am possessing current Registration to act as a structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfil them in all respect. I have prepared and signed the structural design and drawing of the proposed building and further certify its structural safety and stability.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to intimate the Authority in writing.

Signature : \_\_\_\_\_

Registration No. \_\_\_\_\_ Date \_\_\_\_\_

Name \_\_\_\_\_

Address \_\_\_\_\_

Tele. No. \_\_\_\_\_

-----\* To be struck off if not applicable.

37  
13



CERTIFICATE OF UNDERTAKING OF  
REGISTERED CLERKS OF WORKS/SITE SUPERVISER/DEVELOPER/OWNERTo.....  
.....  
.....

Ref : Proposed work of .....

(Title of the work)

C.S.NO. /R.S.NO. /F.P.NO.....in word.....

at village..... Taluka.....

in T.P.S NO.....at.....

Owner :

Address :

Tele. No.....

I possess a current Registration to act as Registered .....

I hereby certify that I am appointed as a registered .....on the above mentioned project and that all the works under my charge shall be executed in accordance with the stipulations of the National Building Code and relevant standards of the I.S.I.

I am fully conversant with the provisions of the Regulations which are in force and about the Duties and Responsibilities under the same and I undertake to fulfil them in all respect.

\* I undertake not to supervise more than ten works at a given time as provided in Development Control Regulations.

\* I undertake not to supervise work simultaneously at one point of time on any other sites during my supervision of the execution of this work.

Signature:

Registration No.....Date.....

Name.....

Address.....  
.....Tele.No.....  
.....

To be struck off if not applicable

GUJARAT GOVERNMENT GAZETTE, EX., 6-2-2002 [PART IV-B  
 FORM No 2(d)  
 CERTIFICATE UNDERTAKING  
 FOR HAZARD SAFETY REQUIREMENT

To;

REF: Proposed work of \_\_\_\_\_  
 (Title of project)  
 C.S. No./RS.NO..NO. (F.P. No. \_\_\_\_\_ In ward  
 No. \_\_\_\_\_ at Village \_\_\_\_\_ Taluka \_\_\_\_\_ T.P.S.  
 No: \_\_\_\_\_ of \_\_\_\_\_ Village/Town/City

1. Certified that the building plans submitted for approval satisfy the safety requirements as stipulated under Building Regulation and the information given therein is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety from hazards based on soil conditions shall be duly incorporated in the design of the building and these provisions shall be adhered to during the construction

Signature of Owner with date \_\_\_\_\_  
 Name in Block Letters \_\_\_\_\_  
 Address \_\_\_\_\_

Signature of the Structural Engineer  
 with date \_\_\_\_\_  
 Name in Block Letters \_\_\_\_\_  
 Address \_\_\_\_\_

Signature of the  
 Developer with date \_\_\_\_\_  
 Name in Block Letters \_\_\_\_\_  
 Address \_\_\_\_\_

Signature of the Architect with date \_\_\_\_\_  
 Name in Block Letters \_\_\_\_\_  
 Address \_\_\_\_\_

FORM NO. 6 (a)  
PROGRESS CERTIFICATE

Plinth Stage / In case of basement casting of basement slab

Reference No.  
Owner's Name:

Location:

Submitted on:

Received on:

The  
Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the plinth level and is executed under our supervision.

We declare that the amended plan is / not necessary at this stage.

Yours faithfully,

(Signature of Architect)

(Signature of the Supervising Engineer)

Date:

Date:

Name in Block Letters:

Name in Block Letters:

Address:

Address:

FORM NO. 6 (b)  
PROGRESS CERTIFICATE

First Storey

Reference No.  
Owner's Name:

Submitted on:

Location:

Received on:

The  
Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision. It is executed as per details given by the structural designer.

We declare that the amended plan is / not necessary at this stage.

Yours faithfully,

(Signature of Architect)

(Signature of the  
Supervising Engineer)

Date:

Date:

Name in Block Letters:

Name in Block Letters:

Address:

Address:

FORM NO. 6 (c)  
PROGRESS CERTIFICATE

Middle Storey in case of high-rise building

Reference No.  
Owner's Name:

Location:

Submitted on:

Received on:

The  
Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision. It is executed as per details given by the structural designer.

We declare that the amended plan is / not necessary at this stage.

Yours faithfully,

(Signature of Architect)

(Signature of the  
Supervising Engineer)

Date:

Date:

Name in Block Letters:

Name in Block Letters:

Address:

Address:

37-30

GUJARAT GOVERNMENT GAZETTE, EX., 6-2-2002 [PART IV-B

FORM NO. 6 (d)  
[See Regulation No. 6.2(a)]  
PROGRESS CERTIFICATE

Last Storey

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

The

Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawings and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision. It is executed as per details given by the structural designer.

We declare that the amended plan is / not necessary at this stage.

Yours faithfully,

(Signature of Architect)

(Signature of the  
Supervising Engineer)

Date:

Date:

Name in Block Letters:

Name in Block Letters:

Address:

Address:



FORM NO. 7  
COMPLETION REPORTReference No.  
Owner's Name:

Location:

Submitted on:

Received on:

The  
Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Sir,

The work of erection/re-erection of building as per approved plan is completed under the Supervision of Architect/Developer/Engineer who have given the completion certificate which is enclosed herewith.

We declare that the work is executed as per the provisions of the Act and Development Control Regulations/Byelaws and to our satisfaction. We declare that the construction is to be used for \_\_\_\_\_ the purpose as per approved plan and it shall not be changed without obtaining written permission.

We hereby declare that the plan as per the building erected has been submitted and approved.

We have transferred the area of parking space provided as per approved plan to an individual/association before for occupancy certificate.

Any subsequent change from the completion drawings will be our responsibility.

Yours faithfully,

(Developer's Signature)

(Owner's Signature)

Name of Developer

Name of Owner

Date:

Address:

Encl: Completion Certificate

**FORM NO. 8**  
**BUILDING COMPLETION CERTIFICATE**

Reference No.  
Owner's Name:

Location:

Submitted on:

Received on:

The  
Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Sir,

**We hereby certify that:**

1. The building(s) has been constructed according to the sanctioned Plan and structural design (one set of structural drawings as executed & certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standards/Guidelines.
2. Construction has been done under our supervision/guidance and adheres to the drawings submitted and records of supervision have been maintained by us.

Yours faithfully,

(Signature of Architect)

(Signature of the  
Supervising Engineer)

Date:

Date:

Name in Block Letters:

Name in Block Letters:

Address:

Address:

FORM NO. 9.

## FORM OF OCCUPANCY CERTIFICATE

I hereby certify that the Development \_\_\_\_\_

( brief description of nature of development)

On Survey No. \_\_\_\_\_ of Village \_\_\_\_\_

Taluka \_\_\_\_\_ Plot No. \_\_\_\_\_ of T.P.Scheme No. \_\_\_\_\_

Street \_\_\_\_\_ Ward/Sector \_\_\_\_\_

in the development area, completed under the supervision of

\_\_\_\_\_  
(Name of the registered  
Architect/Supervising Engineer)has been inspected on \_\_\_\_\_ and I declare that the development has been  
carried out in accordance with the Development Control Regulations and the conditions stipulated in  
the Development Permission No. \_\_\_\_\_ Dated  
\_\_\_\_\_ and that the development is fit for the use for which it has been permitted.Chief  
Executive Authority/  
Authorised Officer/Commissioner\_\_\_\_\_ Urban/Area Development  
Authority

\_\_\_\_\_ Municipal Corporation.

FORM NO. 10.

Registration for Architect/Engineer /Structural Designer/Clerk of Work/Site Supervisor/, Developer/ owner.

## APPLICATION FORM

Name

Address (Local)

Permanent Address

Telephone No.

Qualifications

Experience

Are you serving anywhere ?

(Give detailed address of employer and his

No Objection Certificate)

Registration/Registration renewal

fee/remitted

in person/by M. O. etc.

(No such fees shall be payable by Architect  
registered with council of Architects, India

Last year's Registration No.

Further particulars, if any

I hereby undertake to abide by all Rules, Regulations, Standing Orders, Requisitions and instructions given by the Authority and shall carry out duties and responsibilities as prescribed in Development Control Regulations. I also understand that if, I fail to perform my duties as above, the Authority will be entitled to withdraw my Registration and forfeit my Registration fee, if any.

Kindly grant me a new/renewed Registration for the year \_\_\_\_\_. Registration Book may be sent to me when ready. I send herewith two passport size copies of my photographs signed by me.

Signature of applicant.

FORM NO. 11.**STRUCTURAL INSPECTION REPORT**

(This form has to be completed by registered Structural Designer after his site inspection and verification regarding compliance of all recommendation by the owner, which in the opinion of the registered structural designer is necessary for safety of the structure)

I. Description by title and location of the property including T.P.No., F.P.No. etc.:

II. Name of the present owner :

III. Description of the structure :

Class I or Class II (Briefly describe the property in general and the structure in particular)

(a) Function		(b) Framed construction						
	Residence (with or without shops)	Apartments (with or without shops)	Office Bldg.	Shopping centre	School, College	Hostel	Auditoria	Factory
	1	2	3	4	5	6	7	8
A. Load bearing masonry wall construction								
B. Framed structure								
construction and structural materials	Critical load bearing element	Brick	RCC	Stone	Timber	Steel		
	Roof Floor	RCC	Timber	RBC	Steel	Jack-arch		

IV. Year of construction

Year of subsequent additions or rectification's (Please describe briefly the nature of additions or rectification's).

V. Date of last inspection report filed :  
Last filed by whom (This does not apply to the first report).

VI. Soil on which building is founded :

i) Any change subsequent to construction

ii) Nearby open excavation

iii) Nearby collection of water

iv) proximity of drain

v) underground water-tank

vi) R.W. Pipes out-lets

vii) Settlements

VII. The Super-structure (R.C.C. Frame structure)

- i) Crack in beam or column nature and extent of crack probable causes.
- ii) Cover spell
- iii) Exposure of reinforcement
- iv) subsequent damage by user for taking pipes, conduits, hanging, fans or any other fixtures, etc.
- vi) Crack in slab
- vii) Swelling of concrete or plaster of slab
- viii) Corrosion of reinforcement
- ix) Loads in excess of design loads

VIII. The Super-Structure (Steel Structure)

- i) Paintings
- ii) Corrosion
- iii) Joint, nuts, bolts, rivets, welds, gusset plates
- iv) Bending or buckling of members
- v) Base plate connections with columns or pedestals
- vi) Loading

IX. The Super-Structure (Load bearing masonry structure) Cracks in masonry walls)  
(Please describe some of the major cracks, their nature, extent and location, with a sketch, if necessary.

X. Recommendations if any

This is to certify that the above is a correct representation of facts as given to me by the owner and as determined by me after Site Inspection to the best of my ability and judgment.

The recommendations made by me to ensure adequate safety of the structure are compiled with by the owner to my entire satisfaction.

(Signature  
of the Registered structural Designer and date)

Name of the registered structural designer :

Registration No.

Address :

37  
18



**TO BE ANNEXED WITH FORM 2(D)  
BUILDING INFORMATION SCHEDULE**

1 Encircle the applicable data point 2 \* means 'any other, specify'

1 Building address	Plot No.	Scheme / Colony:	Town:	District:	Reference
2 Building category	2.1 Occupancy Classification	Regulation 2.9			
	2.2 Type of Construction	Type 1	Type 2	Type 3	7.1.2 of Part III & 4 of Part IV of NBC
3 Location	3.1 Land use zoning	Regulation			
	3.2 Seismic zone	V	IV	III	IS 1893
	Design intensity(MM / MSK)	IX	VIII	VII	Vul. Atlas
	3.3 Wind / Cyclone zone	Wind speed+55/50/47/44/39/33	Cyclone prone Yes / No	IS 875 Part 3 Vul. Atlas	
	3.4 Flood proneness of site	River plain Unprotected / Protected	Low area inundation possible - Yes / No	Vul. Atlas	
4 Foundation	3.5 Prone to land slides	IS 14496(Part2)			
	4.1 Site and sub-soil investigation	IS 1892			
	4.2 Soil type at site (Note 2)	Rocky / Stiff Medium Soft	Liquefiable	IS 1904, IS 6403	
	IS 2131				

4 Foundation (contd)	4.3 Depth of water table below GL											IS 1888, IS 1904, IS 6403 IS 8099(p1 & 2)
	4.4 Bearing capacity at site (used in design)	For normal loads = $t/m^2$	With EQ = $t/m^2$	With wind = $t/m^2$	With flood = $t/m^2$							
	4.5 Type of footing / Foundation used	Strip	Individual column footing / Raft	Bearing piles	Friction piles							IS 1080 IS 1893 IS 13063
	5.1 Storeys etc	Basements 0/1/2/3	No. of storeys	Attic Yes / No	Lift house Yes / No	Water tank on roof	Capacity I					
5 Super-structure	5.2 Bearing walls	Bricks	Stone	Solid block	Hollow block	Adobe						
	5.2.1 Mortar	C:S = 1:	C:L:S = 1:	L:S = 1:	Clay Mud							
		C = Cement	S = Sand	L = Lime								
	5.3 Frame work	RC columns & beams	Steel columns & beams / trusses	Wood posts & trusses							*	
	5.3.1 Infill panels	Glass	Brick walls	Wood panelling							*	
	5.4 Floors	RC slabs	Stone slabs on jists	Prefab flooring elements on breams							*	
	5.5 Roof	Flat like floors / Pitched	Trussed / Rafted / 'A' frame / Sloping RC slab	Wood shingle								
	5.6 Roof covering	CGI sheeting	AC sheeting	Clay tiles	Wood shingle							
	6.1 Importance	Ordinary	Important			Hazardous			IS 1893			
	6 Building importance	7.1 Factor for EQ	$\alpha_s =$	$I =$	$\beta =$	$\alpha_h =$						IS 1893
7.2 Factor for wind		$k_s =$	$k_s =$	$k_s =$	$p_h =$						IS 875 (Pt3)	
8 Safety of pitched roof where used	8.1 Bracing provided	In plan Yes / No / NA	In plane of rafters Yes / No / NA	In plane of vertical columns Yes / No / NA							IS 4326 Cyclone guide	
	8.2 Roof anchorage	To walls: Bolt length = cm	To RC columns: Bolt length = cm	To wooden posts, steel straps & bolts / nails,....							Cyclone guide	

9 Load bearing wall buildings	8.3 Connections	Covering to purlins		Purlins to rafters		Truss elements		Cyclone guide
		A	B	Bolt / Wire	C	Welding / Bolts/ Nails/ Straps	D	
9 Load bearing wall buildings	9.1 Building category	$\alpha_h < 0.05$	$\alpha_h = 0.05$ to 0.06	$\alpha_h > 0.06$ & $< 0.08$	C	$\alpha_h = 0.08$ to $< 0.12$	E	IS 4326, IS 13828
	9.2 Building configuration	Plan shape L / T / Y / C / E		Separation provided to get rect. Blocks	Yes / No	Plan projection > 0.2 of length	Yes / No	IS 4326
	9.3 Opening in walls	Control used on sizes	Yes / No / NA	Control used on location	Yes / No / NA	Strengthening around	Yes / No / NA	IS 4326, IS 13828
	9.4 Bands provided	Plinth band Yes / No / NA	Lintel band Yes / No / NA	Eave band Yes / No / NA	Roof band Yes / No / NA	Gable band Yes / No / NA	Ridge band Yes / No / NA	IS 4326, IS 13828
	9.5 Vertical bars	At corners of rooms Yes / No / NA		At jambs of openings Yes / No / NA		*		IS 4326, IS 13828
	9.6 Stiffening of floors / roof with separate units	RC screed & band Yes / No / NA	Peripheral band and connectors Yes / No / NA	Diagonal planks and around band Yes / No / NA		*		Cyclone guide
10 Safety of wooden buildings	9.7 Framed thin wall construction	Bonding of columns with the wall ensured	Yes / No	Yes / No	(Fig 13 of IS 4326)			IS 4326
	10.1 Holding down	Sill beam bolted Yes / No / NA	Wood posts anchored Yes / No / NA	Framed, resting on pedestals	Yes / No / NA			
	10.2 Bracing of wood frame	Diagonal bracing in vertical planes Yes / No / NA	Diagonal / knee bracing in plan Yes / No / NA	Stiff wall panel	Brick nogging with hold fasts			IS 4326 Cyclone guide
	10.3 Connections	Framed with iron strips	Bolted	Nailed	*			
11 Safety of steel / RC frame	11.1 Building shape	Both axes symmetrical	One axis symmetrical	Unsymmetrical in plan or section				

RC frame buildings	11.2 Analysis used	Equivalent static		Model		Dynamic	Torsional effects considered Yes / No	IS 1893	
		Working stress	Limit state		Plastic theory				
			Out of plane stability check						In-plane stiffness considered
			Yes / No	Yes / No					
	11.3 Method of design used								
	11.4 Infills / partitions								
	11.5 Detailing of RC frames	Beams	Yes / No	Columns	Yes / No	Beam – column joint	Yes / No		
	11.6 Detailing of steel frames	Beams	Yes / No	Columns	Yes / No	Beam – column joint	Yes / No	SP 6 (6)	
NBC Part IV	12.1 Provision for water	Under ground tank : Provided / Not provided Capacity: I	Over head tank : Provided / Not provided Capacity: I		Adequate pumping system: Provided / Not provided Capacity: I/minute Pressure:				
	12.2 Provision for first aid fire fighting	Provided / Not provided		/ Not applicable		NBC Part IV			
	12.3 Installation of systems	Provided / Not provided		/ Not applicable		NBC Part IV			
	12.4 Earthing design and provision	Designed / Not dsigned		Provided / Not provided		IS 3043			

By order and in the name of the Governor of Gujarat,

V.D. Vaghela

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government of Gujarat,  
Urban Development & Urban Housing Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

THURSDAY, FEBRUARY 7, 2002/MAGHA 18, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ,  
જાહેરનામું  
સચિવાલય, ગાંધીનગર.  
તારીખ : ૭/૨/૨૦૦૨

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ - ૯ - ૨૦૦૨ / એપીએમ - ૧૦૯૯ - ૪૨૬૦ - ગ (૮૬)  
ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાતના  
અધિનિયમ-૨૦) (જેનો આમા હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો  
છે તે) ની કલમ-૫૨ અને કલમ-૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના  
તા. ૩૧/૩/૨૦૦૧ ના જાહેરનામા ક્રમાંક : જીએચકેએચ - ૨૮ - ૨૦૦૧ - એપીએમ

- ૧૦૯૯ - ૪૨૬૦ / ગ (૮૬) (જેનો આમા હવે પછી “સદરહુ જાહેરનામા” તરીકે ઉલ્લેખ કર્યો છે તે ) ની રૂએ ગુજરાત સરકાર સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં પાલનપુર - વડગામ - દાંતા ખેત ઉત્પન્ન બજાર સમિતિ, પાલનપુર, જી. બનાસકાંઠાના બજાર વિસ્તારને ચાર જુદા જુદા બજાર વિસ્તારોમાં એટલે કે (૧) પાલનપુર તાલુકાના બનેલા બજાર વિસ્તાર (૨) વડગામ તાલુકાના બનેલા બજાર વિસ્તારો (૩) દાંતા તાલુકાના બનેલા બજાર વિસ્તાર અને (૪) અમીરગઢ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરવાના ઈરાદા સામે જે વાંધા-સૂચનો સરકારશ્રીને મળેલ છે તે વિચારણામાં લીધેલ છે. આથી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ ની કલમ-૫૨ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેતી ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં પાલનપુર - વડગામ - દાંતા ખેત ઉત્પન્ન બજાર સમિતિ, પાલનપુર, જી. બનાસકાંઠાના બજાર વિસ્તારને ચાર જુદા જુદા બજાર વિસ્તારોમાં એટલે કે, (૧) પાલનપુર તાલુકાના બનેલા બજાર વિસ્તાર (૨) વડગામ તાલુકાના બનેલા બજાર વિસ્તારમાં (૩) દાંતા તાલુકાના બનેલા બજાર વિસ્તાર અને (૪) અમીરગઢ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરે છે. હવે, તેથી સદરહુ અધિનિયમની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી (ક) પાલનપુર - વડગામ - દાંતા ખેત ઉત્પન્ન બજાર સમિતિ, પાલનપુર, જી. બનાસકાંઠાનું વિસર્જન કરે છે અને (ખ) આદેશ કરે છે કે, (૧) એ રીતે વિસર્જિત બજાર સમિતિનાં સભ્યોને આ હુકમની તારીખથી તેમના હોદ્દા ખાલી કરવા. (૨) એ રીતે વિસર્જિત બજાર સમિતિના બજાર વિસ્તારનું જેમાં વિભાજન કરવામાં આવ્યું છે તેવા ચાર જુદા જુદા વિસ્તારો પૈકી દરેક બજાર વિસ્તાર માટે એટલે કે, બનાસકાંઠા જિલ્લાના પાલનપુર તાલુકાના વડગામ તાલુકાના દાંતા તાલુકાના અને અમીરગઢ તાલુકાના બનેલા બજાર વિસ્તાર માટે એક એક બજાર સમિતિ રચવી.



(ગ) આ હુકમને નીચે અનુસૂચિ-૧ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, પાલનપુરના સભ્યો તરીકે અને આ હુકમની નીચે અનુસૂચિ-૨ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, દાંતાના અને આ હુકમ નીચે અનુસૂચિ-૩ માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, અમીરગઢના સભ્યો તરીકે નિયુક્ત કરે છે.

(ઘ) ઉપર્યુક્ત ત્રણ બજાર સમિતિઓમાં એવી રીતે નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષથી વધુ નહીં તેટલી મુદત સુધી હોદ્દો ધરાવશે.

(ચ) અમીરગઢ તાલુકાની બનેલ બજાર સમિતિનું મુખ્ય મથક ઈકબાલગઢ ખાતે રહેશે.

### અનુસૂચિ - ૧

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, પાલનપુર, જી. બનાસકાંઠા તેમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
અ) ખેડૂત વિભાગ		
૧.	શ્રી પટેલ શામળભાઈ પરથીભાઈ	મુ. રાજપુર(પ) તા. પાલનપુર.
૨.	શ્રી પટેલ લક્ષ્મણભાઈ હેમુભાઈ	મુ. માલણ, તા. પાલનપુર.
૩.	શ્રી કુકશીયા ભગવાનભાઈ હીરાભાઈ	મુ. સુરજપુરા, તા. પાલનપુર.
૪.	શ્રી જુવા મોતીભાઈ ગોદડભાઈ	મુ. જગાણા, તા. પાલનપુર.
૫.	શ્રી પટેલ વાલજીભાઈ લખુભાઈ	મુ. ખસા, તા. પાલનપુર.
૬.	શ્રી જુડાલ કેશરભાઈ ઉમેદભાઈ	મુ. ખોડલા, તા. પાલનપુર.
૭.	શ્રી બેરા લક્ષ્મણભાઈ ચેલાભાઈ	મુ. આકેસણ, તા. પાલનપુર.
૮.	શ્રી પ્રજાપતિ લાલજીભાઈ કાનજીભાઈ	મુ. રૂપપુરા, તા. પાલનપુર.

**બ) વેપારી વિભાગ :**

૧. શ્રી મોદી મનિષકુમાર ભોગીલાલ મુ.તા. પાલનપુર.
૨. શ્રી પારેખ બાબુલાલ અમુલખચંદ મુ.તા. પાલનપુર.
૩. શ્રી પટેલ રમણલાલ કાનજીભાઈ મુ.તા. પાલનપુર.
૪. શ્રી લક્ષ્મણભાઈ હરિભાઈ મુ.મેરવાડા, તા.પાલનપુર.

**ક) મંડળી વિભાગ :**

૧. શ્રી પટેલ ગોવિંદભાઈ અમરાભાઈ મુ. ભટામલ મોટી,  
તા. પાલનપુર.
૨. શ્રી પવાયા રઘજીભાઈ શામળભાઈ મુ. ટાકરવાડા,  
તા. પાલનપુર.

**સરકારશ્રીના પ્રતિનિધિ :**

૧. સહકારી અધિકારી (બજાર) જીલ્લા રજીસ્ટ્રારશ્રી, પાલનપુર, જી. બનાસકાંઠા.
૨. વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત, જી. બનાસકાંઠા.

**અનુસૂચિ - ૨**

ખેત ઉત્પન્ન બજાર સમિતિ, દાંતા, તા. દાંતા, જી. બનાસકાંઠા.

**નિયુક્ત થયેલા સભ્યો :**

અ.નં.	નામ	સ્થળ
-------	-----	------

**અ) ખેડૂત વિભાગ :**

૧. શ્રી કરણસિંહ જગતસિંહ વાઘેલા મુ. ગોધણી, તા. દાંતા.
૨. શ્રી અરવિંદભાઈ હીરાલાલ પટેલ મુ. દાંતા, તા. દાંતા.

- |    |                               |                         |
|----|-------------------------------|-------------------------|
| ૩. | શ્રી અર્જુનસિંહ ધુળસિંહ બારડ  | મુ. ગંછેરા, તા. દાંતા.  |
| ૪. | શ્રી રામસિંહ જોરાવરસિંહ બારડ  | મુ. અભાપુરા, તા. દાંતા. |
| ૫. | શ્રી રમેશકુમાર મુળશંકર દવે    | મુ. ચારાસણ, તા. દાંતા.  |
| ૬. | શ્રી જશવંતલાલ ગંગારામ મોદી    | મુ. માંકડી, તા. દાંતા.  |
| ૭. | શ્રી શંકરજી બબાજી ઠાકરડા      | મુ. અડેરણ, તા. દાંતા.   |
| ૮. | શ્રી માણકાજી રેવાભાઈ પ્રજાપતિ | મુ. મંડાલી, તા. દાંતા.  |

**બ) વેપારી વિભાગ :**

- |     |                                   |                        |
|-----|-----------------------------------|------------------------|
| ૯.  | શ્રી જોઈતારામભાઈ ભાઈચંદભાઈ મેવાડા | મુ. ધાણા, તા. દાંતા.   |
| ૧૦. | શ્રી શરદભાઈ શિવરામભાઈ જોષી        | મુ. અંબાજી, તા. દાંતા. |
| ૧૧. | શ્રી અલજીભાઈ પીળાભાઈ ઉમતિયા       | મુ. પુજપુર, તા. દાંતા. |
| ૧૨. | શ્રી પોપટલાલ રવચંદદાસ મોદી        | મુ. પુજપુર, તા. દાંતા. |

**ક) મંડળી વિભાગ :**

- |     |                              |                         |
|-----|------------------------------|-------------------------|
| ૧૩. | શ્રી દેવાભાઈ ચેનાભાઈ ગમાર    | મુ. સાંઢોલી, તા. દાંતા. |
| ૧૪. | શ્રી ધર્માભાઈ દેવાભાઈ અંગારી | મુ. માળ, તા. દાંતા.     |

**સરકારશ્રીના પ્રતિનિધિ :**

- |     |  |
|-----|--|
| ૧૫. | સહકારી અધિકારી (બજાર) જીલ્લા રજીસ્ટ્રાર, સહકારી મંડળીઓ, પાલનપુર,<br>જી. બનાસકાંઠા. |
| ૧૬. | વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત, દાંતા, તા. દાંતા,<br>જી. બનાસકાંઠા.          |

### અનુસૂચિ - ૩

ખેત ઉત્પન્ન બજાર સમિતિ, અમીરગઢ તાલુકો અમીરગઢ, જી. બનાસકાંઠા તેમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
-------	-----	------

#### અ) ખેડૂત વિભાગ :

૧.	શ્રી પટેલ ચંદુભાઈ પ્રેમજીભાઈ	મુ. ઝાંઝરવા, તા. અમીરગઢ.
૨.	શ્રી ઠાકોર લક્ષ્મણજી રેવાજી	મુ. ધનપુરા, તા. અમીરગઢ.
૩.	શ્રી દરબાર કિરણસિંહ વેલસીંગ	મુ. ચૌહાણગઢ, તા. અમીરગઢ.
૪.	શ્રી ગરાસીયા માવાભાઈ મોતીભાઈ	મુ. મોડલીયા, તા. અમીરગઢ.
૫.	શ્રી પટેલ પ્રવિણભાઈ દેવરામભાઈ	મુ. પંચવટી ઈકબાલગઢ, તા. અમીરગઢ.
૬.	શ્રી જોષી કુમુદબેન ભાનુભાઈ	મુ. જેથી ઈકબાલગઢ, તા. અમીરગઢ.
૭.	શ્રી પંડ્યા ઈશ્વરભાઈ મોહનભાઈ	મુ. પંચવટી, તા. અમીરગઢ.
૮.	શ્રી મોદી રસીકલાલ ત્રિભોવન	મુ. વિરમપુર, તા. અમીરગઢ.

#### બ) વેપારી વિભાગ :

૯.	શ્રી અગ્રવાલ પ્રભુદયાલ લક્ષ્મીનારાયણ	મુ. ઈકબાલગઢ, તા. અમીરગઢ.
૧૦.	શ્રી અગ્રવાલ હરિભાઈ રોમેશ્વર	મુ. અમીરગઢ, તા. અમીરગઢ.
૧૧.	શ્રી શાહ ભવરલાલ પુનમચંદ	મુ. કપાસીયા, તા. અમીરગઢ.
૧૨.	શ્રી અગ્રવાલ વિષ્ણુભાઈ બાબુલાલ	મુ. તા. અમીરગઢ.

## ક) મંડળી વિભાગ :

૧૩. શ્રી પટેલ વાલાભાઈ કામરાજભાઈ મુ. ઈકબાલગઢ, તા. અમીરગઢ.

૧૪. શ્રી અગ્રવાલ બાબુલાલ બંસીલાલ મુ. ઈકબાલગઢ, તા. અમીરગઢ.

## ડ) સરકારશ્રીના પ્રતિનિધિ :

૧૫. સહકારી અધિકારી (બજાર) જીલ્લા રજીસ્ટ્રાર, સહકારી મંડળીઓ, પાલનપુર,  
જી. બનાસકાંઠા.

૧૬. વિસ્તરણ અધિકારી (ખેતી) તાલુકા પંચાયત, અમીરગઢ, તા. અમીરગઢ,  
જી. બનાસકાંઠા.

બજાર ધારાની જોગવાઈઓ અન્વયે ઉપર મુજબ નિયુક્ત થયેલ સભ્યોની નિયુક્તિ અંગેની લાયકાત - ધોરણોની ચકાસણી કરવાની શરતે આ નિયુક્તિ આપવામાં આવેલ છે અને આવી ચકાસણી તેઓની વિરૂદ્ધમાં મળેલ જણાશે તો તેમની નિયુક્તિ શરૂઆતથી જ (એબ ઈનીશીયો) રદબાતલ ગણાશે.

આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિદ્ધ થાય તે તારીખથી કરવાનો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વૈષ્ણવ  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

THURSDAY, FEBRUARY 7, 2002/MAGHA 18, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૨૭ ફેબ્રુઆરી, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચડેએચ/૬-૨૦૦૨/એપીએમ-૧૨૨૦૦૧-૮૯૭-(૪૦)-ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ક્રમાંક : ૨૦) (જેના આમાં હવે છી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે)ની કલમ ૫૨ તથા કલમ-૫થી મળેલ સત્તાની રુએ, ગુજરાત સરકારના કૃષિ અને સહકાર વિભાગના જાહેરનામા ક્રમાંક : જીએચડેએચ-૩૯-૨૦૦૧-એપીએમ-૧૨૨૦૦૧-૮૯૭-ગ (૪૦) તા. ૧૮-૫-૨૦૦૧ (જેના આમાં હવે પછી “સદરહુ જાહેરનામા” તરીકે ઉલ્લેખ કર્યો છે)થી ભાવનગર જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ભાવનગર/જિ. ભાવનગરના બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારો એટલે કે ભાવનગર જિલ્લાના (૧) ભાવનગર તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) ઘોઘા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો ઈરાદો જાહેર કર્યો હતો. તેમાં બાજરી, જુવાર, ઘઉં, ડાંગર (છડલી અને છડ્યા વગરની) મકાઈ.

શાકભાજી : બટાટા, શકરીયા, ફુગળી, સુરણ, ભાજી અને તાજ શાક, મસાલા તેજના અને બીજા ઉત્પન્ન : લસણ, ધાણાં, મરચાં જીરું, રાઈ, મેથી.

કઠોળ :- ચણા, મગ, મઠ, તુવેર, અડદ, વાલ અને વટાણા.

તંતુ :- કપાસ (લાંબેલા અને લોઢ્યા વગરનો)

તેલીબીયા :- એરંડા, તલ, મગફળી (ફાલેલી અને ફોલ્યા વગરની) જાળ.

ફળો :- કેરી, કેળાં, તળબૂચ, શકરટેટી, સીતાફળ, પપૈયા, જાંબળ, બોર, મોસંબો, સંતરા, ચીલડાં, ચીકુ અને ઈંબુના ખરીદ વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે ચોતાનો ઈરાદો જાહેર કર્યો હતો. અને સદરહુ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થવાની તારીખથી ૩૦ દિવસમાં તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ/સંસ્થા વાંધા અને સુચનો મંગાવેલા હતા. અને તે આવેને ગુજરાત સરકારને મળેલ વાંધાઓ/સુચનો વિચારણામાં લેવામાં આવેલ છે. અને વાંધા



સુચનોની કાળજીપૂર્વક વિચારણાના અંતે સુચિત વિભાજન કરવું જરૂરી અને વેગ્ય જણાય છે. તેથી હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫થી મળેલ સત્તાની રુએ, ગુજરાત સરકાર ભાવનગર જિલ્લાની ભાવનગર ખેતીવાડી ઉત્પન્ન બજાર સમિતિનું ભાવનગર તાલુકો અને ઘોઘા તાલુકાના બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારોમાં એટલે કે ભાવનગર જિલ્લાના (૧) ભાવનગર તાલુકાના બનેલ બજાર વિસ્તાર અને (૨) ઘોઘા તાલુકાના બનેલા બજાર વિસ્તારને સદરહુ અધિનિયમના હેતુ માટે અને ઉપર જણાવેલ ચીજ વસ્તુઓના ખરીદ અને વેચાણનું નિયમન કરવા માટે આથી ગુજરાત સરકારશ્રી તરફથી વિભાજીત કરવામાં આવે છે.

૨. ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૫૪(૨) મુજબ બને બજાર સમિતિઓના સભ્યોની નિમણૂક થાય ત્યાં સુધી હાલની બજાર સમિતિ યથાવત કામ કરશે.

૩. આ જાહેરનામાના અમલ રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી અમલમાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વેણુવ,  
સેકશન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, FEBRUARY 7, 2002, / MAGHA 18, 1923.

Separate paging in given to this part in order that It may be field as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૧લી ફેબ્રુઆરી, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

નંબર : જીએચકેએચ-૭-૨૦૦૨-ઓપીએમ-૧૨૨૦૦૧-૩૯૯૭-ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૫૨ અને કલમ-૫ અન્વયે બજાર સમિતિ, નસવાડી, જી. વડોદરાનું તા. ૩૧-૩-૨૦૦૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૨૭-૨૦૦૧-ઓપીએમ-૧૨૨૦૦૧-૩૯૯૭-ગ, થી વિભાજન કરી બજાર સમિતિ, નસવાડી, અને તિલકવાડાની રચના કરવામાં આવેલ અને બંને બજાર સમિતિઓની કમિટિઓની નિયુક્તિ પણ કરવામાં આવેલ, પરંતુ શ્રી ધીરુભાઈ ચુનીલાલ ભીલ અને અન્યોએ નામદાર ગુજરાત હાઈકોર્ટમાં સ્પે. સી. એ. નં. ૨૩૯૯/૨૦૦૧ના હુકમથી નસવાડી બજાર સમિતિના સરકારશ્રી દ્વારા નિયુક્ત સભ્યોને કામ કરતાં રોકી “સ્ટે” આપેલ છે. દરમિયાનમાં નસવાડી બજાર સમિતિની જૂની ચૂંટાયેલ કમિટિની મુદત તા. ૧૫-૫-૨૦૦૦ના રોજ પૂરી થયેલ ત્યારબાદ બજાર સમિતિએ મુદત માંગતા સરકારશ્રીએ પ્રથમ તબક્કે તા. ૩૧-૧૨-૨૦૦૦ સુધીનો મુદત વધારો અને છેલ્લે તા. ૨૧-૧૨-૨૦૦૦ના જાહેરનામા તા. ૩૧-૩-૨૦૦૧ સુધીનો મુદત વધારો સરકારશ્રીએ આપેલ. આમ બજાર સમિતિની મુદત પૂર્ણ થઈ ગયેલ છે અને નસવાડી બજાર સમિતિ પર કોઈ કાર્યવાહી કમિટિ અસ્તિત્વમાં રહેતી ન હોઈ બજાર સમિતિના કામકાજ વહીવટ માટે “શૂન્યાવકાશ”ની પરિસ્થિતિ ઉદ્ભવેલ છે.

૨. ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી, “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧ (૧) તથા ગુજરાત ખેત ઉત્પન્ન બજારો બાબતના નિયમો, ૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલ સરતારની રુએ, બજાર સમિતિ, નસવાડીની મુદત પૂરી થઈ ગયેલ હોઈ વહીવટદારની નિમણૂક કરવી જરૂરી ગણાય છે.

૩. આથી પુખ્ત વિચારણા અંગે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ની કલમ-૧૧(પ) (ક)-(૧) હેઠળ મળેલ સરતારની રુએ, ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, નસવાડી, જિલ્લા વડે નાયબ નિયામક અને જિલ્લા રજીસ્ટ્રારશ્રી સહકારી મંડળીઓ વડોદરા, જિ. વડોદરાની વહીવટદાર તરીકે ઉક્ત પીટીસનનો આપેલ નિવ નામ. ગુજરાત હાઈકોર્ટ દ્વારા કરવામાં આવે ત્યાં સુધી અથવા નવી બજાર સમિતિ અસ્તિત્વમાં આવે તે બેમાંથી જે વહેલું હોય ત્યાં સુધીના સમય માટે નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વૈષ્ણવ,  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ] FRIDAY, FEBRUARY 8, 2002 / MAGHA 19, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

Energy and Petrochemicals Department

**Notification**

Sachivalaya, Gandhinagar.

Dated the 8<sup>th</sup> Feb. 2002.

No. GU-2002-13-GPC-11-2001-3844-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Amboli, taluka Ankleshwar, district Bharuch to village Fulwadi, taluka Jhagadia, district Bharuch, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

## Schedule

District : Bharuch

State : Gujarat

Name of Taluka	Name of Village	Survey/Block No.	Sub-Division No.	Hec	Area Are	Centiare
1	2	3	4	5	6	7
Ankleshwar	Amboli	71		00	01	53
		37		00	13	63
		36		00	41	25
		35		00	11	89
	Umarwada	262		00	00	40
		263		00	23	29
		263	P	00	25	53
		264	A	00	18	38
		266		00	13	52
		623		00	03	16
		267	2	00	15	51
		267	1	00	14	73
		268	P	00	21	00
		375		00	12	45
		616		00	03	56
		373		00	00	73
		374		00	34	02
		386		00	14	42
		387		00	19	62
		390		00	23	78
		389		00	00	38
		402	1	00	26	81
		402	2	00	01	70
		403	2P	00	02	61
		403	2P	00	16	41
		407	2	00	13	42
		407	1	00	00	40
		405		00	04	37
		406	P	00	19	66
		408	1	00	05	11
		414	1	00	21	14
		415		00	00	55
		413		00	00	85
		416	P	00	46	84
		416	P	00	03	70
		417	1	00	32	41
		421		00	08	90

1	2	3	4	5	6	7
Ankleshwar	Umarwada	418		00	07	73
	(Contd.)	420		00	44	45
		422	1P	00	02	40
		422	2	00	26	59
		423		00	01	77
	Kapodara	185		00	04	16
		196		00	01	06
		195		00	32	45
		193		00	25	36
		199		00	07	05
		225		00	06	76
		226		00	13	40
		228		00	02	70
		224		00	18	55
		248		00	00	40
		222		00	10	18
		221		00	14	68
		258		00	07	91
		259		00	12	54
		260		00	06	89
		263		00	00	40
		264		00	32	45
		63		00	14	68
		62		00	17	32
		279		00	00	40
		61		00	01	92
		60		00	42	60
		59		00	24	87
		285		00	32	82
		287		00	29	43
		292		00	00	40
		291		00	14	67
	Bakrol	185		00	33	27
		186		00	22	36
		183		00	02	35
		179		00	00	63
		182		00	36	12
		181		00	14	68
		167		00	12	54
		180		00	02	82
		168		00	24	26
		169		00	14	68
		161		00	24	25

1	2	3	4	5	6	7
Ankleshwar	Bakrol	159		00	26	09
	(Contd.)	160		00	00	40
		158		00	07	84
		157		00	26	09
		132		00	32	41
		131		00	10	60
		130		00	11	88
		128		00	21	40
		127		00	00	40
		125		00	03	13
	Kosamadi	382		00	04	70
		379		00	01	25
		380		00	01	50
		381		00	14	24
		346		00	00	40
		344		00	21	26
		345		00	00	69
		343		00	27	76
		350		00	00	30
		342		00	21	82
		341		00	20	55
		340		00	33	93
		353		00	28	15
		355		00	27	07
		356		00	01	27
		357		00	39	46
		269	P	00	27	39
		271		00	24	68
		263		00	20	26
		260		00	24	74
		259		00	02	71
		261		00	20	98
		262		00	12	53
		264		00	00	40
		222		00	00	40
		221		00	16	77
		217		00	02	25
		218		00	62	22
		188		00	13	89
		210		00	14	80
		209		00	31	33
		205		00	03	01



1	2	3	4	5	6	7
Ankleshwar	Kosamadi	192		00	16	36
	(Contd.)	193		00	31	27
		157		00	30	03
		156	P	00	07	03
		141		00	13	32
		142		00	08	97
		144		00	23	93
		143		00	01	57
		116		00	19	48
		115		00	11	39
		114		00	21	92
		109		00	21	07
		110		00	01	23
		108		00	21	68
		107		00	11	15
	Kondh	141		00	14	36
		142		00	55	53
		144		00	00	40
		145		00	27	44
		146		00	29	55
		147		00	01	47
		159		00	12	91
		148		00	18	75
		149		00	20	59
		157		00	18	60
		156		00	09	55
		155		00	08	41
		174		00	34	91
		175		00	17	65
		177		00	20	35
	Jitali	473		00	90	35
		469		00	01	81
		474		00	01	50
		461		00	25	99
		460		00	33	90
		479		00	07	24
		482		00	00	40
		484		00	06	12
		483		00	52	04
		504		00	28	00
		505		00	18	28
		537		00	29	51

1	2	3	4	5	6	7
<b>Ankleshwar</b>	<b>Jitali</b>	536		00	05	07
	<b>(Contd.)</b>	538		00	36	26
		555		00	22	00
		553		00	04	99
		552		00	23	90
		550		00	12	22
		551		00	26	58
		592		00	00	40
		593		00	24	20
		590		00	09	67
		707		00	58	77
		706		00	22	91
		719		00	33	66
		708		00	00	40
	<b>Uwader</b>	247		00	31	68
		246		00	02	88
		245		00	01	88
		244		00	11	88
		243		00	09	50
		242		00	12	13
		241		00	09	40
		222		00	24	60
		221		00	25	73
		196		00	35	35
		199		00	01	02
		208		00	07	42
		207		00	36	52
		114		00	15	99
		113		00	19	29
		111		00	01	23
		112		00	16	81
		115		00	01	90
		107		00	39	38
		106		00	16	85
	<b>Karalwell</b>	347		00	45	31
		339		00	13	43
		341		00	27	36
		342		00	21	00
		328		00	24	47
		329		00	21	40
		277		00	37	35
		276		00	10	93
		275		00	04	00

1	2	3	4	5	6	7
Ankleshwar	Untiya	121		00	11	06
		120	A	00	27	86
		120	B	00	06	27
		119	A	00	03	16
		119	B	00	08	24
		114		00	20	86
		113		00	14	73
		110		00	37	06
		112		00	00	40
		111		00	06	25
		80		00	02	47
		81		00	11	49
		84		00	08	00
Jhagadia	Sardarpura	50		00	04	54
		51		00	03	68
		46	2	00	12	30
		46	1	00	14	29
		45	A	00	07	75
		45	B	00	13	25
		42		00	16	68
		34		00	11	70
		33		00	00	40
		35		00	21	74
		31		00	00	41
		30		00	08	26
		29	A	00	10	99
		29	B	00	20	98
		23		00	23	38
		24		00	01	06
		19	P	00	15	59
		19	P	00	17	52
		17	B	00	22	90
		17	A	00	04	21
		12		00	37	72
		10		00	00	89
	Dadheda Kapalsadi	128		00	36	47
		129		00	01	41
		128		00	21	88
		127		00	18	18
		131		00	20	34

1	2	3	4	5	6	7
Jhagadia	Kapalsadi	132		00	17	33
	(Contd.)	133		00	01	17
		161		00	12	59
		160		00	19	79
		137		00	04	62
		134		00	20	50
		136		00	47	71
		106	1	00	19	84
		106	2	00	19	98
		106	3P	00	08	35
		107		00	10	23
		105		00	00	40
		108		00	24	39
	Fulwadi	125		00	14	50
		124		00	03	37
		126		00	02	10

By order and in the name of the Governor of Gujarat,

(Y.B.Patel)

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ :- ૮ - ૨ - ૨૦૦૨.

ક્રમાંક: જીયુ-૨૦૦૨-૧૩ - જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે ભરૂચ જિલ્લાના અંકલેશ્વર તાલુકાના અંબોલીથી ભરૂચ જિલ્લાના ઝગડીયા તાલુકાના ફુલવાડી સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ, (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લિ.ની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામાં સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન ( જમીનમાંના વપરાશકારોનો હકક સંપાદિત કરવા બાબત ) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટાકલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઈરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫ ત્રીજો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજુ કરી શકશે.

## અનુસૂચિ

જિલ્લો : ભરૂચ

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નં	હિસ્સા નં	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
અંકલેશ્વર	અંબોલી	૭૧		૦૦	૦૧	૫૩
		૩૭		૦૦	૧૩	૬૩
		૩૬		૦૦	૪૧	૨૫
		૩૫		૦૦	૧૧	૮૮
	ઊમરવાડા	૨૬૨		૦૦	૦૦	૪૦
		૨૬૩		૦૦	૨૩	૨૮
		૨૬૩	પૈ	૦૦	૨૫	૫૩
		૨૬૪	અ	૦૦	૧૮	૩૮
		૨૬૬		૦૦	૧૩	૫૨
		૬૨૩		૦૦	૦૩	૧૬
		૨૬૭	૨	૦૦	૧૫	૫૧
		૨૬૭	૧	૦૦	૧૪	૭૩
		૨૬૮	પૈ	૦૦	૨૧	૦૦
		૩૭૫		૦૦	૧૨	૪૫
		૬૧૬		૦૦	૦૩	૫૬
		૩૭૩		૦૦	૦૦	૭૩
		૩૭૪		૦૦	૩૪	૦૨
		૩૮૬		૦૦	૧૪	૪૨
		૩૮૭		૦૦	૧૮	૬૨
		૩૮૦		૦૦	૨૩	૭૮
		૩૮૮		૦૦	૦૦	૩૮
		૪૦૨	૧	૦૦	૨૬	૮૧
		૪૦૨	૨	૦૦	૦૧	૭૦
		૪૦૩	૨ પૈ	૦૦	૦૨	૬૧
		૪૦૩	૨ પૈ	૦૦	૧૬	૪૧
		૪૦૭	૨	૦૦	૧૩	૪૨
		૪૦૭	૧	૦૦	૦૦	૪૦
		૪૦૫		૦૦	૦૪	૩૭
		૪૦૬	પૈ	૦૦	૧૮	૬૬
		૪૦૮	૧	૦૦	૦૫	૧૧
		૪૧૪	૧	૦૦	૨૧	૧૪
		૪૧૫		૦૦	૦૦	૫૫
		૪૧૩		૦૦	૦૦	૮૫
		૪૧૬	પૈ	૦૦	૪૬	૮૪
		૪૧૬	પૈ	૦૦	૦૩	૭૦
		૪૧૭	૧	૦૦	૩૨	૪૧
		૪૨૧		૦૦	૦૮	૮૦

૧	૨	૩	૪	૫	૬	૭
અંકલેશ્વર	ગિમરવાડા	૪૧૮		૦૦	૦૭	૭૩
	(ક્રમશઃ)	૪૨૦		૦૦	૪૪	૪૫
		૪૨૨	૧ પૈ	૦૦	૦૨	૪૦
		૪૨૨	૨	૦૦	૨૬	૫૯
		૪૨૩		૦૦	૦૧	૭૭
	કપોદરા	૧૮૫		૦૦	૦૪	૧૬
		૧૮૬		૦૦	૦૧	૦૬
		૧૮૫		૦૦	૩૨	૪૫
		૧૮૩		૦૦	૨૫	૩૬
		૧૮૮		૦૦	૦૭	૦૫
		૨૨૫		૦૦	૦૬	૭૬
		૨૨૬		૦૦	૧૩	૪૦
		૨૨૮		૦૦	૦૨	૭૦
		૨૨૪		૦૦	૧૮	૫૫
		૨૪૮		૦૦	૦૦	૪૦
		૨૨૨		૦૦	૧૦	૧૮
		૨૨૧		૦૦	૧૪	૬૮
		૨૫૮		૦૦	૦૭	૯૧
		૨૫૯		૦૦	૧૨	૫૪
		૨૬૦		૦૦	૦૬	૮૯
		૨૬૩		૦૦	૦૦	૪૦
		૨૬૪		૦૦	૩૨	૪૫
		૬૩		૦૦	૧૪	૬૮
		૬૨		૦૦	૧૭	૩૨
		૨૭૯		૦૦	૦૦	૪૦
		૬૧		૦૦	૦૧	૯૨
		૬૦		૦૦	૪૨	૬૦
		૫૯		૦૦	૨૪	૮૭
		૨૮૫		૦૦	૩૨	૮૨
		૨૮૭		૦૦	૨૯	૪૩
		૨૯૨		૦૦	૦૦	૪૦
		૨૯૧		૦૦	૧૪	૬૭
	બકરોલ	૧૮૫		૦૦	૩૩	૨૭
		૧૮૬		૦૦	૨૨	૩૬
		૧૮૩		૦૦	૦૨	૩૫
		૧૭૯		૦૦	૦૦	૬૩
		૧૮૨		૦૦	૩૬	૧૨
		૧૮૧		૦૦	૧૪	૬૮
		૧૬૭		૦૦	૧૨	૫૪
		૧૮૦		૦૦	૦૨	૮૨
		૧૬૮		૦૦	૨૪	૨૬
		૧૬૯		૦૦	૧૪	૬૮
		૧૬૧		૦૦	૨૪	૨૫



૧	૨	૩	૪	૫	૬	૭
અંકલેશ્વર	બકરોલ	૧૫૯		૦૦	૨૬	૦૯
	(ક્રમશઃ)	૧૬૦		૦૦	૦૦	૪૦
		૧૫૮		૦૦	૦૭	૮૪
		૧૫૭		૦૦	૨૬	૦૯
		૧૩૨		૦૦	૩૨	૪૧
		૧૩૧		૦૦	૧૦	૬૦
		૧૩૦		૦૦	૧૧	૮૮
		૧૨૮		૦૦	૨૧	૪૦
		૧૨૭		૦૦	૦૦	૪૦
		૧૨૫		૦૦	૦૩	૧૩
	કોસમડી	૩૮૨		૦૦	૦૪	૭૦
		૩૭૯		૦૦	૦૧	૨૫
		૩૮૦		૦૦	૦૧	૫૦
		૩૮૧		૦૦	૧૪	૨૪
		૩૪૬		૦૦	૦૦	૪૦
		૩૪૪		૦૦	૨૧	૨૬
		૩૪૫		૦૦	૦૦	૬૯
		૩૪૩		૦૦	૨૭	૭૬
		૩૫૦		૦૦	૦૦	૩૦
		૩૪૨		૦૦	૨૧	૮૨
		૩૪૧		૦૦	૨૦	૫૫
		૩૪૦		૦૦	૩૩	૯૩
		૩૫૩		૦૦	૨૮	૧૫
		૩૫૫		૦૦	૨૭	૦૭
		૩૫૬		૦૦	૦૧	૨૭
		૩૫૭		૦૦	૩૯	૪૬
		૨૬૯		૦૦	૨૭	૩૯
		૨૭૧		૦૦	૨૪	૬૮
		૨૬૩		૦૦	૨૦	૨૬
		૨૬૦		૦૦	૨૪	૭૪
		૨૫૯		૦૦	૦૨	૭૧
		૨૬૧		૦૦	૨૦	૯૮
		૨૬૨		૦૦	૧૨	૫૩
		૨૬૪		૦૦	૦૦	૪૦
		૨૨૨		૦૦	૦૦	૪૦
		૨૨૧		૦૦	૧૬	૭૭
		૨૧૭		૦૦	૦૨	૨૫
		૨૧૮		૦૦	૬૨	૨૨
		૧૮૮		૦૦	૧૩	૮૯
		૨૧૦		૦૦	૧૪	૮૦
		૨૦૯		૦૦	૩૧	૩૩
		૨૦૫		૦૦	૦૩	૦૧

૧	૨	૩	૪	૫	૬	૭
અંકલેશ્વર	કોસમડી	૧૯૨		૦૦	૧૬	૩૬
	(ક્રમશઃ)	૧૯૩		૦૦	૩૧	૨૭
		૧૫૭		૦૦	૩૦	૦૩
		૧૫૬	૫૧	૦૦	૦૭	૦૩
		૧૪૧		૦૦	૧૩	૩૨
		૧૪૨		૦૦	૦૮	૯૭
		૧૪૪		૦૦	૨૩	૯૩
		૧૪૩		૦૦	૦૧	૫૭
		૧૧૬		૦૦	૧૯	૪૮
		૧૧૫		૦૦	૧૧	૩૯
		૧૧૪		૦૦	૨૧	૯૨
		૧૦૯		૦૦	૨૧	૦૭
		૧૧૦		૦૦	૦૧	૨૩
		૧૦૮		૦૦	૨૧	૬૮
		૧૦૭		૦૦	૧૧	૧૫
	કોંઠ	૧૪૧		૦૦	૧૪	૩૬
		૧૪૨		૦૦	૫૫	૫૩
		૧૪૪		૦૦	૦૦	૪૦
		૧૪૫		૦૦	૨૭	૪૪
		૧૪૬		૦૦	૨૯	૫૫
		૧૪૭		૦૦	૦૧	૪૭
		૧૫૯		૦૦	૧૨	૯૧
		૧૪૮		૦૦	૧૮	૭૫
		૧૪૯		૦૦	૨૦	૫૯
		૧૫૭		૦૦	૧૮	૬૦
		૧૫૬		૦૦	૦૯	૫૫
		૧૫૫		૦૦	૦૮	૪૧
		૧૭૪		૦૦	૩૪	૯૧
		૧૭૫		૦૦	૧૭	૬૫
		૧૭૭		૦૦	૨૦	૩૫
	જિતાલી	૪૭૩		૦૦	૯૦	૩૫
		૪૬૯		૦૦	૦૧	૮૧
		૪૭૪		૦૦	૦૧	૫૦
		૪૬૧		૦૦	૨૫	૯૯
		૪૬૦		૦૦	૩૩	૯૦
		૪૭૯		૦૦	૦૭	૨૪
		૪૮૨		૦૦	૦૦	૪૦
		૪૮૪		૦૦	૦૬	૧૨
		૪૮૩		૦૦	૫૨	૦૪
		૫૦૪		૦૦	૨૮	૦૦
		૫૦૫		૦૦	૧૮	૨૮
		૫૩૭		૦૦	૨૯	૫૧

૧	૨	૩	૪	૫	૬	૭
અંકલેશ્વર	જિતાલી	૫૩૬		૦૦	૦૫	૦૭
	(ક્રમશઃ)	૫૩૮		૦૦	૩૬	૨૬
		૫૫૫		૦૦	૨૨	૦૦
		૫૫૩		૦૦	૦૪	૮૮
		૫૫૨		૦૦	૨૩	૮૦
		૫૫૦		૦૦	૧૨	૨૨
		૫૫૧		૦૦	૨૬	૫૮
		૫૮૨		૦૦	૦૦	૪૦
		૫૮૩		૦૦	૨૪	૨૦
		૫૮૦		૦૦	૦૮	૬૭
		૭૦૭		૦૦	૫૮	૭૭
		૭૦૬		૦૦	૨૨	૮૧
		૭૧૮		૦૦	૩૩	૬૬
		૭૦૮		૦૦	૦૦	૪૦
	ભિવાદર	૨૪૭		૦૦	૩૧	૬૮
		૨૪૬		૦૦	૦૨	૮૮
		૨૪૫		૦૦	૦૧	૮૮
		૨૪૪		૦૦	૧૧	૮૮
		૨૪૩		૦૦	૦૮	૫૦
		૨૪૨		૦૦	૧૨	૧૩
		૨૪૧		૦૦	૦૮	૪૦
		૨૨૨		૦૦	૨૪	૬૦
		૨૨૧		૦૦	૨૫	૭૩
		૧૮૬		૦૦	૩૫	૩૫
		૧૮૮		૦૦	૦૧	૦૨
		૨૦૮		૦૦	૦૭	૪૨
		૨૦૭		૦૦	૩૬	૫૨
		૧૧૪		૦૦	૧૫	૮૮
		૧૧૩		૦૦	૧૮	૨૮
		૧૧૧		૦૦	૦૧	૨૩
		૧૧૨		૦૦	૧૬	૮૧
		૧૧૫		૦૦	૦૧	૮૦
		૧૦૭		૦૦	૩૮	૩૮
		૧૦૬		૦૦	૧૬	૮૫
	કરાલવેલ	૩૪૭		૦૦	૪૫	૩૧
		૩૩૮		૦૦	૧૩	૪૩
		૩૪૧		૦૦	૨૭	૩૬
		૩૪૨		૦૦	૨૧	૦૦
		૩૨૮		૦૦	૨૪	૪૭
		૩૨૮		૦૦	૨૧	૪૦
		૨૭૭		૦૦	૩૭	૩૫
		૨૭૬		૦૦	૧૦	૮૩
		૨૭૫		૦૦	૦૪	૦૦

૧	૨	૩	૪	૫	૬	૭
અંકલેશ્વર	ભિટિયા	૧૨૧		૦૦	૧૧	૦૬
		૧૨૦	અ	૦૦	૨૭	૮૬
		૧૨૦	બ	૦૦	૦૬	૨૭
		૧૧૯	અ	૦૦	૦૩	૧૬
		૧૧૯	બ	૦૦	૦૮	૨૪
		૧૧૪		૦૦	૨૦	૮૬
		૧૧૩		૦૦	૧૪	૭૩
		૧૧૦		૦૦	૩૭	૦૬
		૧૧૨		૦૦	૦૦	૪૦
		૧૧૧		૦૦	૦૬	૨૫
		૮૦		૦૦	૦૨	૪૭
		૮૧		૦૦	૧૧	૪૮
		૮૪		૦૦	૦૮	૦૦
અગડીયા	સરદારપુરા	૫૦		૦૦	૦૪	૫૪
		૫૧		૦૦	૦૩	૬૮
		૪૬	૨	૦૦	૧૨	૩૦
		૪૬	૧	૦૦	૧૪	૨૯
		૪૫	અ	૦૦	૦૭	૭૫
		૪૫	બ	૦૦	૧૩	૨૫
		૪૨		૦૦	૧૬	૬૮
		૩૪		૦૦	૧૧	૭૦
		૩૩		૦૦	૦૦	૪૦
		૩૫		૦૦	૨૧	૭૪
		૩૧		૦૦	૦૦	૪૧
		૩૦		૦૦	૦૮	૨૬
		૨૯	અ	૦૦	૧૦	૮૮
		૨૯	બ	૦૦	૨૦	૮૮
		૨૩		૦૦	૨૩	૩૮
		૨૪		૦૦	૦૧	૦૬
		૧૯	પૈ	૦૦	૧૫	૫૮
		૧૯	પૈ	૦૦	૧૭	૫૨
		૧૭	બ	૦૦	૨૨	૮૦
		૧૭	અ	૦૦	૦૪	૨૧
		૧૨		૦૦	૩૭	૭૨
		૧૦		૦૦	૦૦	૮૮
	દહેડા	૧૨૮		૦૦	૩૬	૪૭
	કપાલસાડી	૧૨૯		૦૦	૦૧	૪૧
		૧૨૮		૦૦	૨૧	૮૮
		૧૨૭		૦૦	૧૮	૧૮
		૧૩૧		૦૦	૨૦	૩૪

૧	૨	૩	૪	૫	૬	૭
ઝગડીયા	કપાલસાડી	૧૩૨		૦૦	૧૭	૩૩
	(ક્રમશઃ)	૧૩૩		૦૦	૦૧	૧૭
		૧૬૧		૦૦	૧૨	૫૯
		૧૬૦		૦૦	૧૯	૭૯
		૧૩૭		૦૦	૦૪	૬૨
		૧૩૪		૦૦	૨૦	૫૦
		૧૩૬		૦૦	૪૭	૭૧
		૧૦૬	૧	૦૦	૧૯	૮૪
		૧૦૬	૨	૦૦	૧૯	૯૮
		૧૦૬	૩૫૧	૦૦	૦૮	૩૫
		૧૦૭		૦૦	૧૦	૨૩
		૧૦૫		૦૦	૦૦	૪૦
		૧૦૮		૦૦	૨૪	૩૯
	ફુલવાડી	૧૨૫		૦૦	૧૪	૫૦
		૧૨૪		૦૦	૦૩	૩૭
		૧૨૬		૦૦	૦૨	૧૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(વાય.બી.પટેલ)  
ઉપસચિવ,



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ] FRIDAY, FEBRUARY 8, 2002 / MAGHA 19, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

Energy and Petrochemicals Department

Notification

Sachivalaya, Gandhinagar.

Dated the 8<sup>th</sup> Feb. 2002.

No. GU-2002-14-GPC-11-2001-3844-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Aldar, taluka Bharuch, district Bharuch to village Jhanore, taluka Bharuch, district Bharuch, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.



## Schedule

District : Bharuch

State : Gujarat

Name of Taluka	Name of Village	Survey/Block No.	Sub-Division No.	Area		
				Hec	Are	Centiare
1	2	3	4	5	6	7
Bharuch	Aldar	244		00	27	10
		301		00	57	81
		302		00	15	89
		303		00	32	90
		313		00	25	11
		311		00	12	48
		312	A	00	11	63
		347		00	00	40
		346		00	33	42
		345		00	13	48
		386		00	23	84
		382		00	06	24
		387		00	00	40
		381		00	17	48
		383		00	00	63
		384		00	33	67
		374		00	43	72
		396		00	11	18
		395		00	20	46
	Asuriya	149		00	04	80
		147		00	24	49
		146		00	21	41
		167		00	04	55
		166		00	13	91
		152	P	00	05	93
		160		00	08	99
		161		00	05	92
		164		00	10	71
		163		00	05	77
		162		00	00	63
		14		00	01	24
		36		00	40	50
		41		00	05	13
		40		00	17	23
		39		00	24	40
		43		00	11	08
		55		00	00	42

1	2	3	4	5	6	7
Bharuch	Asuriya (Contd..)	50	P	00	08	50
		50	P	00	18	50
		50	P	00	12	68
		54		00	17	09
		53		00	16	88
	Umara	46	A	00	02	71
		52		00	29	12
		53		00	08	59
		54		00	23	70
		70		00	14	51
		67		00	46	39
		68		00	17	97
		65		00	02	21
		82		00	04	97
		89		00	08	76
		88		00	11	93
		87		00	13	43
		94		00	24	89
		95		00	06	87
	Chamar	220		00	02	52
		221		00	29	90
		237		00	09	47
		238		00	13	32
		243		00	11	89
		246		00	08	88
		245		00	14	52
		244		00	06	50
		255		00	17	86
		275		00	29	09
		276	1	00	16	55
		276	2	00	17	80
		288	P	00	20	00
		288	P	00	15	72
		289		00	32	54
	Kavitha	293		00	10	63
		294		00	19	65
		306		00	00	55
		307		00	33	02
		309		00	02	55
		122		00	07	50
		123		00	54	21
		125		00	00	40

1	2	3	4	5	6	7
<b>Bharuch</b>	<b>Kavitha (Contd..)</b>	137		00	11	86
		138		00	12	44
		140		00	02	36
		136		00	10	02
		141		00	04	93
		135		00	11	78
		213		00	09	22
		212		00	10	11
		210		00	10	61
		209		00	24	67
		208		00	14	74
		204		00	08	42
		205		00	13	20
		203		00	09	96
		232		00	22	26
		236		00	25	05
		239		00	09	72
		240		00	12	78
		241		00	16	62
		242	B	00	01	75
	<b>Samlod</b>	183		00	04	07
		182		00	30	41
		176		00	28	46
		174		00	27	49
		172		00	13	22
		171		00	14	49
		170		00	18	92
		163		00	14	66
		212		00	15	73
		162		00	02	00
		213		00	06	82
		217		00	07	29
		147		00	26	01
		145	2	00	28	80
		143		00	01	08
		144		00	10	09
		142		00	42	44
		111		00	14	52
		139		00	11	62
		114		00	09	97
		115		00	46	05
		98		00	13	74

1	2	3	4	5	6	7
Bharuch	Samlod	449		00	24	24
	(Contd..)	97		00	25	05
		78		00	18	11
		84		00	00	58
		83		00	01	61
		81		00	08	06
		80		00	13	85
		79		00	13	31
		71		00	16	84
		70		00	52	16
		57	B	00	02	33
		53		00	04	75
		54		00	02	98
		55		00	32	95
		57	A	00	01	81
		56		00	00	93
		33		00	28	54
	Jhanore	885		00	00	50
		422		00	34	40
		423		00	13	22
		424		00	09	28
		425		00	01	39
		426		00	06	29

By order and in the name of the Governor of Gujarat,

Y.B.Patel,

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ :- ૮ - ૨ - ૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨-૧૪ - જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે ભરૂચ જિલ્લાના ભરૂચ તાલુકાના અલદરથી ભરૂચ જિલ્લાના ભરૂચ તાલુકાના ઝનૌર સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ, (ગુજરાત સરકારના સાહસ- ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લિ.ની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામાં સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન ( જમીનમાંના વપરાશકારોનો હકક સંપાદિત કરવા બાબત ) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટાકલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઈરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫ ત્રીજો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

## અનુસૂચિ

જિલ્લો : ભરૂચ

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નં	હિસ્સા નં	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
ભરૂચ	અલદર	૨૪૪		૦૦	૨૭	૧૦
		૩૦૧		૦૦	૫૭	૮૧
		૩૦૨		૦૦	૧૫	૮૮
		૩૦૩		૦૦	૩૨	૮૦
		૩૧૩		૦૦	૨૫	૧૧
		૩૧૧		૦૦	૧૨	૪૮
		૩૧૨	અ	૦૦	૧૧	૬૩
		૩૪૭		૦૦	૦૦	૪૦
		૩૪૬		૦૦	૩૩	૪૨
		૩૪૫		૦૦	૧૩	૪૮
		૩૮૬		૦૦	૨૩	૮૪
		૩૮૨		૦૦	૦૬	૨૪
		૩૮૭		૦૦	૦૦	૪૦
		૩૮૧		૦૦	૧૭	૪૮
		૩૮૩		૦૦	૦૦	૬૩
		૩૮૪		૦૦	૩૩	૬૭
		૩૭૪		૦૦	૪૩	૭૨
		૩૮૬		૦૦	૧૧	૧૮
		૩૮૫		૦૦	૨૦	૪૬
		૧૪૮		૦૦	૦૪	૮૦
અમરિયા		૧૪૭		૦૦	૨૪	૪૮
		૧૪૬		૦૦	૨૧	૪૧
		૧૬૭		૦૦	૦૪	૫૫
		૧૬૬		૦૦	૧૩	૮૧
		૧૫૨	પૈ	૦૦	૦૫	૮૩
		૧૬૦		૦૦	૦૮	૮૮
		૧૬૧		૦૦	૦૫	૮૨
		૧૬૪		૦૦	૧૦	૭૧
		૧૬૩		૦૦	૦૫	૭૭
		૧૬૨		૦૦	૦૦	૬૩
		૧૪		૦૦	૦૧	૨૪
		૩૬		૦૦	૪૦	૫૦
		૪૧		૦૦	૦૫	૧૩
		૪૦		૦૦	૧૭	૨૩
		૩૮		૦૦	૨૪	૪૦
		૪૩		૦૦	૧૧	૦૮
		૫૫		૦૦	૦૦	૪૨

૧	૨	૩	૪	૫	૬	૭
ભરૂચ	અંશુરિયા	૫૦	પૈ	૦૦	૦૮	૫૦
	(ક્રમશઃ)	૫૦	પૈ	૦૦	૧૮	૫૦
		૫૦	પૈ	૦૦	૧૨	૬૮
		૫૪		૦૦	૧૭	૦૮
		૫૩		૦૦	૧૬	૮૮
	ગિમરા	૪૬	અ	૦૦	૦૨	૭૧
		૫૨		૦૦	૨૮	૧૨
		૫૩		૦૦	૦૮	૫૮
		૫૪		૦૦	૨૩	૭૦
		૭૦		૦૦	૧૪	૫૧
		૬૭		૦૦	૪૬	૩૮
		૬૮		૦૦	૧૭	૮૭
		૬૫		૦૦	૦૨	૨૧
		૮૨		૦૦	૦૪	૮૭
		૮૮		૦૦	૦૮	૭૬
		૮૮		૦૦	૧૧	૮૩
		૮૭		૦૦	૧૩	૪૩
		૮૪		૦૦	૨૪	૮૮
		૮૫		૦૦	૦૬	૮૭
	ચમાર	૨૨૦		૦૦	૦૨	૫૨
		૨૨૧		૦૦	૨૮	૮૦
		૨૩૭		૦૦	૦૮	૪૭
		૨૩૮		૦૦	૧૩	૩૨
		૨૪૩		૦૦	૧૧	૮૮
		૨૪૬		૦૦	૦૮	૮૮
		૨૪૫		૦૦	૧૪	૫૨
		૨૪૪		૦૦	૦૬	૫૦
		૨૫૫		૦૦	૧૭	૮૬
		૨૭૫		૦૦	૨૮	૦૮
		૨૭૬	૧	૦૦	૧૬	૫૫
		૨૭૬	૨	૦૦	૧૭	૮૦
		૨૮૮	પૈ	૦૦	૨૦	૦૦
		૨૮૮	પૈ	૦૦	૧૫	૭૨
		૨૮૮		૦૦	૩૨	૫૪
		૨૮૩		૦૦	૧૦	૬૩
		૨૮૪		૦૦	૧૮	૬૫
		૩૦૬		૦૦	૦૦	૫૫
		૩૦૭		૦૦	૩૩	૦૨
		૩૦૮		૦૦	૦૨	૫૫
	કવિઠા	૧૨૨		૦૦	૦૭	૫૦
		૧૨૩		૦૦	૫૪	૨૧
		૧૨૫		૦૦	૦૦	૪૦



૧	૨	૩	૪	૫	૬	૭
ભરૂચ	કવિઠા	૧૩૭		૦૦	૧૧	૮૬
	(ક્રમશઃ)	૧૩૮		૦૦	૧૨	૪૪
		૧૪૦		૦૦	૦૨	૩૬
		૧૩૬		૦૦	૧૦	૦૨
		૧૪૧		૦૦	૦૪	૯૩
		૧૩૫		૦૦	૧૧	૭૮
		૨૧૩		૦૦	૦૯	૨૨
		૨૧૨		૦૦	૧૦	૧૧
		૨૧૦		૦૦	૧૦	૬૧
		૨૦૯		૦૦	૨૪	૬૭
		૨૦૮		૦૦	૧૪	૭૪
		૨૦૪		૦૦	૦૮	૪૨
		૨૦૫		૦૦	૧૩	૨૦
		૨૦૩		૦૦	૦૯	૯૬
		૨૩૨		૦૦	૨૨	૨૬
		૨૩૬		૦૦	૨૫	૦૫
		૨૩૯		૦૦	૦૯	૭૨
		૨૪૦		૦૦	૧૨	૭૮
		૨૪૧		૦૦	૧૬	૬૨
		૨૪૨	બ	૦૦	૦૧	૭૫
	સામલોદ	૧૮૩		૦૦	૦૪	૦૭
		૧૮૨		૦૦	૩૦	૪૧
		૧૭૬		૦૦	૨૮	૪૬
		૧૭૪		૦૦	૨૭	૪૯
		૧૭૨		૦૦	૧૩	૨૨
		૧૭૧		૦૦	૧૪	૪૯
		૧૭૦		૦૦	૧૮	૯૨
		૧૬૩		૦૦	૧૪	૬૬
		૨૧૨		૦૦	૧૫	૭૩
		૧૬૨		૦૦	૦૨	૦૦
		૨૧૩		૦૦	૦૬	૮૨
		૨૧૭		૦૦	૦૭	૨૯
		૧૪૭		૦૦	૨૬	૦૧
		૧૪૫	૨	૦૦	૨૮	૮૦
		૧૪૩		૦૦	૦૧	૦૮
		૧૪૪		૦૦	૧૦	૦૯
		૧૪૨		૦૦	૪૨	૪૪
		૧૧૧		૦૦	૧૪	૫૨
		૧૩૯		૦૦	૧૧	૬૨
		૧૧૪		૦૦	૦૯	૯૭
		૧૧૫		૦૦	૪૬	૦૫
		૯૮		૦૦	૧૩	૭૪

૧	૨	૩	૪	૫	૬	૭
ભરૂચ	સામલોદ	૪૪૯		૦૦	૨૪	૨૪
	(ક્રમશઃ)	૯૭		૦૦	૨૫	૦૫
		૭૮		૦૦	૧૮	૧૧
		૮૪		૦૦	૦૦	૫૮
		૮૩		૦૦	૦૧	૬૧
		૮૧		૦૦	૦૮	૦૬
		૮૦		૦૦	૧૩	૮૫
		૭૯		૦૦	૧૩	૩૧
		૭૧		૦૦	૧૬	૮૪
		૭૦		૦૦	૫૨	૧૬
		૫૭	બ	૦૦	૦૨	૩૩
		૫૩		૦૦	૦૪	૭૫
		૫૪		૦૦	૦૨	૯૮
		૫૫		૦૦	૩૨	૯૫
		૫૭	અ	૦૦	૦૧	૮૧
		૫૬		૦૦	૦૦	૯૩
		૩૩		૦૦	૨૮	૫૪
	ઝંપોર	૮૮૫		૦૦	૦૦	૫૦
		૪૨૨		૦૦	૩૪	૪૦
		૪૨૩		૦૦	૧૩	૨૨
		૪૨૪		૦૦	૦૯	૨૮
		૪૨૫		૦૦	૦૧	૩૯
		૪૨૬		૦૦	૦૬	૨૯

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય.બી.પટેલ

સેન્ટ્રલ કોર્પોરેશન ઓફ ગવર્નમેન્ટ પ્રેસ, ગાંધીનગર



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ]

FRIDAY, FEBRUARY 8, 2002 / MAGHA 19, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

Energy and Petrochemicals Department

**Notification**

Sachivalaya, Gandhinagar, 8<sup>th</sup> Feb. 2002.

No. GU-2002-15-GPC-11-2001-3844-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Meshrad, taluka Karjan, district Vadodara to village Sherakhi, taluka Vadodara, district Vadodara, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

**Schedule****District : Vadodara****State : Gujarat**

Name of Taluka	Name of Village	Survey/Block No.	Sub-Division No.	Area		
				Hec	Are	Centiare
1	2	3	4	5	6	7
Karjan	Mesrad	449		00	18	56
		448		00	24	57
		447		00	10	75
		446		00	14	59
		442		00	23	40
		441		00	00	10
		426		00	23	47
		421		00	10	99
		417		00	35	47
		419		00	05	57
		418		00	15	09
		311		00	15	74
		312		00	27	59
		286		00	04	12
		285		00	27	31
		287		00	20	11
		279		00	13	29
		278		00	27	22
		265		00	12	31
		270		00	11	34
		266		00	06	58
		267		00	12	49
		269		00	23	64
		268		00	02	84
		208		00	12	47
		209		00	14	75
		210		00	21	66
	Mangrol	254		00	35	91
		255		00	01	92
		263		00	14	16
		265	A	00	26	61
		266		00	24	81
		243		00	19	39
		267		00	12	29
		572		00	13	95

1	2	3	4	5	6	7
Karjan	Mangrol	574		00	30	01
	(Contd.)	564		00	04	99
		519		00	07	94
		522		00	31	77
		520		00	00	80
		513		00	17	58
		506		00	30	94
		505		00	33	26
		502		00	00	36
		500		00	14	21
		501		00	13	20
		429		00	30	18
		430		00	21	56
		435		00	01	15
		431		00	40	51
		432		00	18	73
	Kambola	200		00	03	25
		211		00	03	50
		199		00	26	64
		194		00	00	10
		196		00	19	40
		195		00	03	74
		190		00	37	30
		189		00	12	87
		407		00	14	65
		409		00	02	51
		408		00	23	04
		420		00	30	92
		421		00	05	77
		422		00	23	82
		423		00	07	20
		424		00	04	16
		447		00	06	75
		446		00	14	41
		444		00	06	73
		452		00	15	56
		451		00	04	28
		468		00	12	57
		467		00	02	63
		471		00	01	07

1	2	3	4	5	6	7
Karjan	Kambola	487		00	26	04
	(Contd.)	482		00	22	97
		483		00	17	48
		484		00	20	74
		485		00	06	25
	Bodka	659		00	03	00
		678		00	22	97
		675		00	14	89
		676		00	21	78
		644		00	04	26
		645		00	01	38
		643		00	05	87
		642		00	05	87
		641		00	08	83
		640		00	08	84
		627		00	09	72
		626		00	00	39
		625		00	06	84
		628		00	01	38
		624		00	04	61
		623		00	06	46
		622		00	00	11
		293		00	23	22
		294		00	14	81
		295		00	04	88
		316		00	02	97
		315		00	13	64
		312		00	03	81
		303		00	05	95
		311		00	06	91
		310		00	13	75
		323		00	11	90
		324		00	14	59
		331		00	04	86
		330		00	13	70
		328		00	09	80
		335		00	14	60
		340		00	20	05
		343		00	00	37
		254		00	13	54
		253		00	27	60



1	2	3	4	5	6	7
Karjan	Kanbha	369		00	21	61
		366		00	18	59
		363		00	06	14
		356		00	07	92
		357		00	13	46
		346		00	04	14
		348		00	09	22
		345		00	18	92
		347		00	07	24
		378		00	22	77
		343		00	09	95
		342		00	09	12
		341		00	05	47
		328		00	12	59
		340		00	00	20
		339		00	19	29
		329		00	18	83
		330		00	00	10
		308		00	06	44
		307		00	05	80
		305		00	05	38
		303		00	09	80
		299		00	31	42
		274		00	16	07
		273		00	40	94
		272		00	00	10
	Handod	53	A	00	11	68
		52		00	23	91
		54		00	13	82
		55		00	04	72
		58		00	10	33
		57		00	00	96
		61		00	31	90
		60		00	11	90
		69		00	14	86
		70		00	10	14
		77		00	14	80
		78		00	10	05
		79		00	17	33

1	2	3	4	5	6	7
Karjan	Handod	80		00	13	44
	(Contd.)	87		00	24	89
		90		00	24	91
		89		00	00	40
		95		00	34	80
		91		00	27	84
		140		00	20	27
		139		00	14	29
		138		00	03	07
		142		00	15	68
		144		00	18	05
		146		00	09	80
		147		00	08	45
		148		00	10	95
	Sambhoi	329		00	07	09
		330		00	10	94
		328		00	36	00
		327		00	46	85
		315	1	00	04	08
		315	2P	00	23	00
		314		00	05	00
		225	2	00	06	14
		226		00	02	36
		227		00	12	37
		228		00	20	89
		233		00	19	00
		234		00	13	06
		237		00	26	09
		236		00	01	10
		238		00	03	41
		94		00	10	37
		93		00	18	82
		99		00	07	68
		85	2	00	16	51
		84		00	10	76
		83		00	13	46
		64		00	29	57
		37	1	00	16	25
		37	2	00	01	81

1	2	3	4	5	6	7
<b>Karjan</b>	<b>Sambhoi</b>	39		00	13	49
	<b>(Contd.)</b>	40		00	02	95
		36	3	00	00	53
		34		00	15	33
		33		00	14	40
		32	2	00	11	46
		26		00	00	29
		25	1	00	05	18
		22		00	28	65
		20		00	05	57
	<b>Survada</b>	21		00	29	38
		24		00	54	91
		74		00	11	90
		75		00	08	06
		76		00	00	77
		77		00	09	98
		78		00	16	26
		85		00	04	04
		84		00	10	03
		83		00	12	74
		104		00	06	68
		103		00	09	29
		102		00	06	72
		111		00	21	12
		125		00	20	74
		124		00	00	05
		135		00	14	59
		123		00	07	00
		121		00	02	43
		136		00	02	21
		137		00	06	14
		138		00	20	30
<b>Padra</b>	<b>Bhadari</b>	138		00	05	97
		137		00	08	67
		136		00	45	54
		139		00	00	10
		147		00	09	28
		148		00	22	42

1	2	3	4	5	6	7
Padra	Bhadari	150		00	04	05
	(Contd.)	156		00	11	70
		157		00	22	50
		169		00	00	16
		170		00	24	45
		184		00	33	17
		185		00	10	75
		189		00	23	99
		188		00	22	90
		210		00	04	10
		211		00	07	68
		212		00	00	65
		221		00	13	37
		220		00	07	35
		228		00	10	96
		229		00	00	22
		219	P	00	00	22
		219		00	00	57
		232		00	09	33
		239		00	19	11
		243		00	19	97
		249		00	19	70
		263		00	36	33
		266		00	25	00
		270		00	19	39
		273		00	14	21
		272		00	01	61
		277		00	26	63
		278		00	25	29
		285		00	12	49
		286		00	13	20
		292		00	23	61
		293		00	16	55
		6		00	36	72
		10		00	28	85
		12		00	41	37
	Anti	149		00	11	21
		152		00	13	06
		153		00	12	87

1	2	3	4	5	6	7
Padra	Anti	157		00	08	70
	(Contd.)	158		00	08	91
		160		00	17	82
		161		00	19	90
		162		00	02	59
		171		00	01	45
		170		00	08	11
		172		00	02	12
		173		00	05	28
		174		00	04	24
		184		00	09	60
		185		00	15	05
		186		00	08	91
		193		00	08	81
		194		00	11	88
		195		00	01	17
		196		00	01	37
		197		00	00	98
		198		00	00	78
		199		00	04	35
		201		00	02	12
		200		00	01	57
		202		00	36	64
		204		00	04	61
		205		00	09	41
		214		00	03	29
		213		00	12	38
		212		00	09	71
		211		00	06	23
		224		00	06	98
		225		00	07	63
		226		00	06	73
		227		00	11	09
		232		00	13	27
		233		00	05	35
		234		00	04	36
		236		00	04	36
		237		00	04	35
		239		00	07	33

1	2	3	4	5	6	7
<b>Padra</b>	<b>Anti</b>	242		00	00	40
	<b>(Contd.)</b>	240		00	25	55
		45		00	11	88
		43		00	08	32
		44		00	08	74
		37		00	00	82
		39		00	18	79
		40		00	00	10
		28		00	04	61
		38		00	02	47
		29		00	04	36
		23		00	14	06
		22		00	05	64
		21		00	05	15
		18		00	06	23
		19		00	04	82
		1460		00	01	41
		1459		00	13	28
		1458		00	08	32
	<b>Sadhi</b>	1888		00	01	10
		1889		00	04	55
		1890		00	06	50
		1891		00	03	37
		1892		00	05	60
		1899		00	20	60
		1898		00	08	39
		1919		00	11	20
		1918		00	10	78
		1917		00	04	50
		1924		00	27	00
		1925		00	00	10
		1938		00	11	65
		1943		00	00	10
		1955		00	13	80
		1954		00	08	80
		1953		00	08	70
		1967		00	00	80
		1968		00	18	75
		1969		00	09	85

1	2	3	4	5	6	7
<b>Padra</b>	<b>Sadhi</b>	1985		00	00	50
	<b>(Contd.)</b>	1971		00	18	50
		1972		00	06	30
		1975		00	06	90
		1973		00	00	10
		1974		00	08	98
		2289		00	02	49
		2282		00	20	28
		2283		00	06	00
		2284		00	15	60
		2285		00	16	75
		171		00	03	60
		172		00	24	15
		173		00	04	35
		180		00	04	59
		174		00	21	30
		161		00	16	15
		80		00	00	15
		159		00	00	10
		160		00	03	45
		157		00	16	98
		158		00	04	90
		151		00	10	80
		152		00	01	70
		147		00	27	26
		246		00	10	50
		245		00	00	40
		244		00	13	70
		255		00	00	20
		243		00	08	93
		256		00	04	30
	<b>Pipari</b>	368		00	17	86
		496		00	13	26
		370		00	12	48
		371		00	00	10
		369		00	00	10
		394		00	17	95
		393		00	02	04
		390		00	27	90
		389		00	13	80



1	2	3	4	5	6	7
<b>Padra</b>	<b>Pipari</b>	387		00	00	20
	<b>(Contd.)</b>	386		00	21	66
		383		00	00	10
		384		00	12	40
		385		00	08	46
		459		00	00	30
		447		00	36	96
		449		00	14	82
		22		00	19	50
		23		00	19	20
		18	C	00	21	57
		18	B	00	04	80
		18	A	00	16	75
		9		00	03	61
		13		00	17	85
		57		00	19	05
		56		00	01	10
		68		00	11	90
		69		00	00	60
		67		00	09	25
		65		00	13	26
		80		00	02	60
		81		00	21	66
		82		00	26	02
		83		00	26	90
	<b>Sejyakuva</b>	337		00	00	50
	<b>Latipura</b>	246		00	15	86
		247		00	18	98
		204		00	18	93
		213		00	03	07
		214		00	06	91
		141	P	00	11	67
		201		00	00	60
		200		00	00	10
		141		00	13	40
		143		00	09	95
		153		00	00	10
		154		00	11	82
		155		00	08	97

1	2	3	4	5	6	7
Padra	Latipura	160		00	02	40
	(Contd.)	159		00	14	89
		158		00	06	58
		99		00	02	40
		163		00	00	60
		164		00	21	92
		98		00	03	36
		167		00	18	80
		168		00	10	80
		86		00	16	80
		85		00	00	10
		80		00	02	10
		78		00	15	10
		79		00	16	80
		71		00	05	40
		70		00	07	90
		72		00	00	10
		68		00	06	90
		564		00	06	40
		67		00	00	50
	Ghayaj	162		00	02	85
		163		00	10	60
		164		00	00	10
		169		00	07	25
		168		00	08	20
		167		00	20	10
		171		00	03	10
		173		00	12	00
		178		00	00	52
		174		00	07	31
		175		00	06	00
	Padra	389	1	00	05	30
		388	1	00	22	04
		388	2	00	00	40
		387		00	07	70
		403		00	01	58
		400		00	23	62
		401		00	09	98
		402		00	08	72
		410	1	00	37	63

1	2	3	4	5	6	7
Padra	Padra	449		00	03	96
	(Contd.)	424		00	42	36
		447		00	08	65
		446		00	00	50
		425		00	37	91
		438		00	20	80
		437		00	23	70
		535		00	06	68
		536		00	13	91
		537		00	18	83
		627		00	08	98
		610	1	00	00	80
		626		00	07	68
		611		00	14	94
		613		00	39	75
		619		00	01	85
		618	2	00	15	99
		618	1	00	11	80
		792		00	00	80
		793		00	22	02
		794		00	15	86
		798		00	11	80
		797		00	08	65
		795		00	00	80
		796		00	18	05
		811		00	08	85
		810		00	19	74
		967		00	05	90
		968		00	02	90
		966		00	19	89
		969		00	09	98
		970		00	10	25
		980		00	09	20
		978		00	07	25
		979		00	03	88
		977		00	14	20
		976		00	04	49
		1027		00	33	33
		1041		00	00	10

1	2	3	4	5	6	7
<b>Padra</b>	<b>Padra</b>	1028		00	00	30
	<b>(Contd.)</b>	1040		00	19	00
		1038		00	33	00
		1036		00	11	25
		1035	2	00	12	25
		1055		00	17	41
		1054		00	09	11
		1056		00	15	49
		1058	2	00	20	01
		1057		00	10	00
		1059		00	29	00
		1059	1	00	18	90
		1060		00	09	59
		1104	1	00	30	40
		1104		00	17	30
		1192		00	24	04
		1190		00	07	32
		1193	1	00	00	30
		1194		00	26	00
		1198		00	05	60
		1196		00	13	65
		1197		00	06	04
		1202		00	18	25
		1203		00	17	76
		1345		00	06	83
<b>Vadodara</b>	<b>Raipura</b>	189		00	05	88
		188		00	34	70
		191		00	13	25
		195		00	10	83
		194		00	03	07
		196		00	15	63
		197		00	11	20
		198		00	11	30
		200		00	21	10
		201		00	21	45
		208		00	00	10
		209		00	18	50
		211		00	21	60
		225		00	14	40

1	2	3	4	5	6	7
Vadodara	Raipura (Contd.)	224		00	12	00
		233		00	08	64
		250		00	24	00
		249		00	28	43
		246		00	38	09
		312		00	22	40
		313		00	09	76
		315		00	10	80
		318		00	18	40
		319		00	09	76
		320		00	18	43
		356		00	22	36
		358		00	11	52
		357		00	10	75
		359		00	21	88
		360		00	01	10
		364		00	21	60
		363		00	02	60
		366		00	22	13
		365		00	06	44
		389		00	02	50
	Hinglot	91		00	34	69
		90		00	00	40
		88		00	01	30
		89		00	18	50
		86		00	18	82
	Ampad	76		00	20	20
		285		00	36	80
		278		00	00	10
		279		00	00	80
		284		00	00	30
		290		00	10	87
		291		00	10	95
		292		00	19	15
		296		00	22	76
		298		00	35	20
		303		00	00	88
		304		00	08	60
		305		00	11	40
		328		00	10	14

1	2	3	4	5	6	7
Vadodara	Ampad	317		00	00	50
	(Contd.)	316		00	09	56
		307		00	21	90
		310		00	09	36
		309		00	13	36
		147		00	08	97
		148		00	24	80
		156		00	13	56
		155		00	01	90
		157		00	11	80
		158		00	10	75
		159		00	07	90
		162		00	08	40
		187		00	09	44
		186		00	00	20
		163		00	15	86
		164		00	00	60
		129		00	15	88
		130		00	05	85
		128		00	12	20
		97		00	18	80
		95		00	06	80
		96		00	07	80
		94		00	16	30
		92		00	16	60
		78		00	17	10
		102		00	13	80
		103		00	21	80
	Sherkhi	537		00	58	30
		539		00	14	40
		549		00	16	50
		548		00	10	00
		551	1	00	19	50
		553		00	18	13
		561		00	13	68
		558		00	56	60



1	2	3	4	5	6	7
Vadodara	Sherkhi	572		00	20	20
	(Contd.)	571		00	38	10
		570		00	01	98
		577		00	14	97
		579		00	01	80

By order and in the name of the Governor of Gujarat,

Y.B.Patel

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ :- ૮ - ૨ - ૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨-૧૫ - જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે વડોદરા જિલ્લાના કરજણ તાલુકાના મેસરાડથી વડોદરા જિલ્લાના વડોદરા તાલુકાના શેરખી સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ, (ગુજરાત સરકારના સાહસ- ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લિ.ની ગૌણ કંપની )ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામાં સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન ( જમીનમાંના વપરાશકારોનો હકક સંપાદિત કરવા બાબત ) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટાકલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫ ત્રીજો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.



## અનુસૂચિ

જિલ્લો : વડોદરા

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નં	હિસ્સા નં	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
કરજણ	મેસરાડ	૪૪૯		૦૦	૧૮	૫૬
		૪૪૮		૦૦	૨૪	૫૭
		૪૪૭		૦૦	૧૦	૭૫
		૪૪૬		૦૦	૧૪	૫૯
		૪૪૨		૦૦	૨૩	૪૦
		૪૪૧		૦૦	૦૦	૧૦
		૪૨૬		૦૦	૨૩	૪૭
		૪૨૧		૦૦	૧૦	૯૯
		૪૧૭		૦૦	૩૫	૪૭
		૪૧૯		૦૦	૦૫	૫૭
		૪૧૮		૦૦	૧૫	૦૯
		૩૧૧		૦૦	૧૫	૭૪
		૩૧૨		૦૦	૨૭	૫૯
		૨૮૬		૦૦	૦૪	૧૨
		૨૮૫		૦૦	૨૭	૩૧
		૨૮૭		૦૦	૨૦	૧૧
		૨૭૯		૦૦	૧૩	૨૯
		૨૭૮		૦૦	૨૭	૨૨
		૨૬૫		૦૦	૧૨	૩૧
		૨૭૦		૦૦	૧૧	૩૪
		૨૬૬		૦૦	૦૬	૫૮
		૨૬૭		૦૦	૧૨	૪૯
		૨૬૯		૦૦	૨૩	૬૪
		૨૬૮		૦૦	૦૨	૮૪
		૨૦૮		૦૦	૧૨	૪૭
		૨૦૯		૦૦	૧૪	૭૫
		૨૧૦		૦૦	૨૧	૬૬
	માંગરોલ	૨૫૪		૦૦	૩૫	૯૧
		૨૫૫		૦૦	૦૧	૯૨
		૨૬૩		૦૦	૧૪	૧૬
		૨૬૫	અ	૦૦	૨૬	૬૧
		૨૬૬		૦૦	૨૪	૮૧
		૨૪૩		૦૦	૧૯	૩૯
		૨૬૭		૦૦	૧૨	૨૯
		૫૭૨		૦૦	૧૩	૯૫

૧	૨	૩	૪	૫	૬	૭
કરજણ	માંગરોલ (કમશ:)	૫૭૪		૦૦	૩૦	૦૧
		૫૬૪		૦૦	૦૪	૯૯
		૫૧૯		૦૦	૦૭	૯૪
		૫૨૨		૦૦	૩૧	૭૭
		૫૨૦		૦૦	૦૦	૮૦
		૫૧૩		૦૦	૧૭	૫૮
		૫૦૬		૦૦	૩૦	૯૪
		૫૦૫		૦૦	૩૩	૨૬
		૫૦૨		૦૦	૦૦	૩૬
		૫૦૦		૦૦	૧૪	૨૧
		૫૦૧		૦૦	૧૩	૨૦
		૪૨૯		૦૦	૩૦	૧૮
		૪૩૦		૦૦	૨૧	૫૬
		૪૩૫		૦૦	૦૧	૧૫
		૪૩૧		૦૦	૪૦	૫૧
		૪૩૨		૦૦	૧૮	૭૩
	કંબોલા	૨૦૦		૦૦	૦૩	૨૫
		૨૧૧		૦૦	૦૩	૫૦
		૧૯૯		૦૦	૨૬	૬૪
		૧૯૪		૦૦	૦૦	૧૦
		૧૯૬		૦૦	૧૯	૪૦
		૧૯૫		૦૦	૦૩	૭૪
		૧૯૦		૦૦	૩૭	૩૦
		૧૮૯		૦૦	૧૨	૮૭
		૪૦૭		૦૦	૧૪	૬૫
		૪૦૯		૦૦	૦૨	૫૧
		૪૦૮		૦૦	૨૩	૦૪
		૪૨૦		૦૦	૩૦	૯૨
		૪૨૧		૦૦	૦૫	૭૭
		૪૨૨		૦૦	૨૩	૮૨
		૪૨૩		૦૦	૦૭	૨૦
		૪૨૪		૦૦	૦૪	૧૬
		૪૪૭		૦૦	૦૬	૭૫
		૪૪૬		૦૦	૧૪	૪૧
		૪૪૪		૦૦	૦૬	૭૩
		૪૫૨		૦૦	૧૫	૫૬
		૪૫૧		૦૦	૦૪	૨૮
		૪૬૮		૦૦	૧૨	૫૭
		૪૬૭		૦૦	૦૨	૬૩
		૪૭૧		૦૦	૦૧	૦૭

૧	૨	૩	૪	૫	૬	૭
૬૨૪૩	કબોલા	૪૮૭		૦૦	૨૬	૦૪
	(કમશી:)	૪૮૨		૦૦	૨૨	૯૭
		૪૮૩		૦૦	૧૭	૪૮
		૪૮૪		૦૦	૨૦	૭૪
		૪૮૫		૦૦	૦૬	૨૫
	બીડકા	૬૫૯		૦૦	૦૩	૦૦
		૬૭૮		૦૦	૨૨	૯૭
		૬૭૫		૦૦	૧૪	૮૯
		૬૭૬		૦૦	૨૧	૭૮
		૬૪૪		૦૦	૦૪	૨૬
		૬૪૫		૦૦	૦૧	૩૮
		૬૪૩		૦૦	૦૫	૮૭
		૬૪૨		૦૦	૦૫	૮૭
		૬૪૧		૦૦	૦૮	૮૩
		૬૪૦		૦૦	૦૮	૮૪
		૬૨૭		૦૦	૦૯	૭૨
		૬૨૬		૦૦	૦૦	૩૮
		૬૨૫		૦૦	૦૬	૮૪
		૬૨૮		૦૦	૦૧	૩૮
		૬૨૪		૦૦	૦૪	૬૧
		૬૨૩		૦૦	૦૬	૪૬
		૬૨૨		૦૦	૦૦	૧૧
		૨૯૩		૦૦	૨૩	૨૨
		૨૯૪		૦૦	૧૪	૮૧
		૨૯૫		૦૦	૦૪	૮૮
		૩૧૬		૦૦	૦૨	૯૭
		૩૧૫		૦૦	૧૩	૬૪
		૩૧૨		૦૦	૦૩	૮૧
		૩૦૩		૦૦	૦૫	૮૫
		૩૧૧		૦૦	૦૬	૮૧
		૩૧૦		૦૦	૧૩	૭૫
		૩૨૩		૦૦	૧૧	૮૦
		૩૨૪		૦૦	૧૪	૫૯
		૩૩૧		૦૦	૦૪	૮૬
		૩૩૦		૦૦	૧૩	૭૦
		૩૨૮		૦૦	૦૯	૮૦
		૩૩૫		૦૦	૧૪	૬૦
		૩૪૦		૦૦	૨૦	૦૫
		૩૪૩		૦૦	૦૦	૩૭
		૨૫૪		૦૦	૧૩	૫૪
		૨૫૩		૦૦	૨૭	૬૦

૧	૨	૩	૪	૫	૬	૭
કરજણ	કણભા	૩૬૯		૦૦	૨૧	૬૧
		૩૬૬		૦૦	૧૮	૫૯
		૩૬૩		૦૦	૦૬	૧૪
		૩૫૬		૦૦	૦૭	૯૨
		૩૫૭		૦૦	૧૩	૪૬
		૩૪૬		૦૦	૦૪	૧૪
		૩૪૮		૦૦	૦૯	૨૨
		૩૪૫		૦૦	૧૮	૯૨
		૩૪૭		૦૦	૦૭	૨૪
		૩૭૮		૦૦	૨૨	૭૭
		૩૪૩		૦૦	૦૯	૯૫
		૩૪૨		૦૦	૦૯	૧૨
		૩૪૧		૦૦	૦૫	૪૭
		૩૨૮		૦૦	૧૨	૫૯
		૩૪૦		૦૦	૦૦	૨૦
		૩૩૯		૦૦	૧૯	૨૯
		૩૨૯		૦૦	૧૮	૮૩
		૩૩૦		૦૦	૦૦	૧૦
		૩૦૮		૦૦	૦૬	૪૪
		૩૦૭		૦૦	૦૫	૮૦
		૩૦૫		૦૦	૦૫	૩૮
		૩૦૩		૦૦	૦૯	૮૦
		૨૯૯		૦૦	૩૧	૪૨
		૨૭૪		૦૦	૧૬	૦૭
		૨૭૩		૦૦	૪૦	૯૪
		૨૭૨		૦૦	૦૦	૧૦
	હાંડોડ	૫૩	અ	૦૦	૧૧	૬૮
		૫૨		૦૦	૨૩	૯૧
		૫૪		૦૦	૧૩	૮૨
		૫૫		૦૦	૦૪	૭૨
		૫૮		૦૦	૧૦	૩૩
		૫૭		૦૦	૦૦	૯૬
		૬૧		૦૦	૩૧	૯૦
		૬૦		૦૦	૧૧	૯૦
		૬૯		૦૦	૧૪	૮૬
		૭૦		૦૦	૧૦	૧૪
		૭૭		૦૦	૧૪	૮૦
		૭૮		૦૦	૧૦	૦૫
		૭૯		૦૦	૧૭	૩૩

૧	૨	૩	૪	૫	૬	૭
કરજણ	હાંડોડ	૮૦		૦૦	૧૩	૪૪
	(કમશ:)	૮૭		૦૦	૨૪	૮૯
		૯૦		૦૦	૨૪	૯૧
		૮૯		૦૦	૦૦	૪૦
		૯૫		૦૦	૩૪	૮૦
		૯૧		૦૦	૨૭	૮૪
		૧૪૦		૦૦	૨૦	૨૭
		૧૩૯		૦૦	૧૪	૨૯
		૧૩૮		૦૦	૦૩	૦૭
		૧૪૨		૦૦	૧૫	૬૮
		૧૪૪		૦૦	૧૮	૦૫
		૧૪૬		૦૦	૦૯	૮૦
		૧૪૭		૦૦	૦૮	૪૫
		૧૪૮		૦૦	૧૦	૯૫
	સંભોઈ	૩૨૯		૦૦	૦૭	૦૯
		૩૩૦		૦૦	૧૦	૯૪
		૩૨૮		૦૦	૩૬	૦૦
		૩૨૭		૦૦	૪૬	૮૫
		૩૧૫	૧	૦૦	૦૪	૦૮
		૩૧૫	૨૫૧	૦૦	૨૩	૦૦
		૩૧૪		૦૦	૦૫	૦૦
		૨૨૫	૨	૦૦	૦૬	૧૪
		૨૨૬		૦૦	૦૨	૩૬
		૨૨૭		૦૦	૧૨	૩૭
		૨૨૮		૦૦	૨૦	૮૯
		૨૩૩		૦૦	૧૯	૦૦
		૨૩૪		૦૦	૧૩	૦૬
		૨૩૭		૦૦	૨૬	૦૯
		૨૩૬		૦૦	૦૧	૧૦
		૨૩૮		૦૦	૦૩	૪૧
		૯૪		૦૦	૧૦	૩૭
		૯૩		૦૦	૧૮	૮૨
		૯૯		૦૦	૦૭	૬૮
		૮૫	૨	૦૦	૧૬	૫૧
		૮૪		૦૦	૧૦	૭૬
		૮૩		૦૦	૧૩	૪૬
		૬૪		૦૦	૨૯	૫૭
		૩૭	૧	૦૦	૧૬	૨૫
		૩૭	૨	૦૦	૦૧	૮૧

૧	૨	૩	૪	૫	૬	૭
કરજણ	સંભોઈ	૩૯		૦૦	૧૩	૪૯
	(કમ્પાઝી)	૪૦		૦૦	૦૨	૯૫
		૩૬	૩	૦૦	૦૦	૫૩
		૩૪		૦૦	૧૫	૩૩
		૩૩		૦૦	૧૪	૪૦
		૩૨	૨	૦૦	૧૧	૪૬
		૨૬		૦૦	૦૦	૨૯
		૨૫	૧	૦૦	૦૫	૧૮
		૨૨		૦૦	૨૮	૬૫
		૨૦		૦૦	૦૫	૫૭
	સુરવડા	૨૧		૦૦	૨૯	૩૮
		૨૪		૦૦	૫૪	૯૧
		૭૪		૦૦	૧૧	૯૦
		૭૫		૦૦	૦૮	૦૬
		૭૬		૦૦	૦૦	૭૭
		૭૭		૦૦	૦૯	૯૮
		૭૮		૦૦	૧૬	૨૬
		૮૫		૦૦	૦૪	૦૪
		૮૪		૦૦	૧૦	૦૩
		૮૩		૦૦	૧૨	૭૪
		૧૦૪		૦૦	૦૬	૬૮
		૧૦૩		૦૦	૦૯	૨૯
		૧૦૨		૦૦	૦૬	૭૨
		૧૧૧		૦૦	૨૧	૧૨
		૧૨૫		૦૦	૨૦	૭૪
		૧૨૪		૦૦	૦૦	૦૫
		૧૩૫		૦૦	૧૪	૫૯
		૧૨૩		૦૦	૦૭	૦૦
		૧૨૧		૦૦	૦૨	૪૩
		૧૩૬		૦૦	૦૨	૨૧
		૧૩૭		૦૦	૦૬	૧૪
		૧૩૮		૦૦	૨૦	૩૦
પાદરા	ભદારી	૧૩૮		૦૦	૦૫	૯૭
		૧૩૭		૦૦	૦૮	૬૭
		૧૩૬		૦૦	૪૫	૫૪
		૧૩૯		૦૦	૦૦	૧૦
		૧૪૭		૦૦	૦૯	૨૮
		૧૪૮		૦૦	૨૨	૪૨



૧	૨	૩	૪	૫	૬	૭
પાદરા	ભદારી	૧૫૦		૦૦	૦૪	૦૫
	(ક્રમશઃ)	૧૫૬		૦૦	૧૧	૭૦
		૧૫૭		૦૦	૨૨	૫૦
		૧૬૯		૦૦	૦૦	૧૬
		૧૭૦		૦૦	૨૪	૪૫
		૧૮૪		૦૦	૩૩	૧૭
		૧૮૫		૦૦	૧૦	૭૫
		૧૮૯		૦૦	૨૩	૯૯
		૧૮૮		૦૦	૨૨	૯૦
		૨૧૦		૦૦	૦૪	૧૦
		૨૧૧		૦૦	૦૭	૬૮
		૨૧૨		૦૦	૦૦	૬૫
		૨૨૧		૦૦	૧૩	૩૭
		૨૨૦		૦૦	૦૭	૩૫
		૨૨૮		૦૦	૧૦	૯૬
		૨૨૯		૦૦	૦૦	૨૨
		૨૧૯	૫૧	૦૦	૦૦	૨૨
		૨૧૯		૦૦	૦૦	૫૭
		૨૩૨		૦૦	૦૯	૩૩
		૨૩૯		૦૦	૧૯	૧૧
		૨૪૩		૦૦	૧૯	૯૭
		૨૪૯		૦૦	૧૯	૭૦
		૨૬૩		૦૦	૩૬	૩૩
		૨૬૬		૦૦	૨૫	૦૦
		૨૭૦		૦૦	૧૯	૩૯
		૨૭૩		૦૦	૧૪	૨૧
		૨૭૨		૦૦	૦૧	૬૧
		૨૭૭		૦૦	૨૬	૬૩
		૨૭૮		૦૦	૨૫	૨૯
		૨૮૫		૦૦	૧૨	૪૯
		૨૮૬		૦૦	૧૩	૨૦
		૨૯૨		૦૦	૨૩	૬૧
		૨૯૩		૦૦	૧૬	૫૫
		૬		૦૦	૩૬	૭૨
		૧૦		૦૦	૨૮	૮૫
		૧૨		૦૦	૪૧	૩૭
	અંતી	૧૪૯		૦૦	૧૧	૨૧
		૧૫૨		૦૦	૧૩	૦૬
		૧૫૩		૦૦	૧૨	૮૭



૧	૨	૩	૪	૫	૬	૭
પાદરા	અંતી	૧૫૭		૦૦	૦૮	૭૦
	(ક્રમશઃ)	૧૫૮		૦૦	૦૮	૮૧
		૧૫૦		૦૦	૧૭	૮૨
		૧૫૧		૦૦	૧૮	૮૦
		૧૫૨		૦૦	૦૨	૫૮
		૧૭૧		૦૦	૦૧	૪૫
		૧૭૦		૦૦	૦૮	૧૧
		૧૭૨		૦૦	૦૨	૧૨
		૧૭૩		૦૦	૦૫	૨૮
		૧૭૪		૦૦	૦૪	૨૪
		૧૮૪		૦૦	૦૮	૬૦
		૧૮૫		૦૦	૧૫	૦૫
		૧૮૬		૦૦	૦૮	૮૧
		૧૮૩		૦૦	૦૮	૮૧
		૧૮૪		૦૦	૧૧	૮૮
		૧૮૫		૦૦	૦૧	૧૭
		૧૮૬		૦૦	૦૧	૩૭
		૧૮૭		૦૦	૦૦	૮૮
		૧૮૮		૦૦	૦૦	૭૮
		૧૮૯		૦૦	૦૪	૩૫
		૨૦૧		૦૦	૦૨	૧૨
		૨૦૦		૦૦	૦૧	૫૭
		૨૦૨		૦૦	૩૬	૬૪
		૨૦૪		૦૦	૦૪	૬૧
		૨૦૫		૦૦	૦૮	૪૧
		૨૧૪		૦૦	૦૩	૨૮
		૨૧૩		૦૦	૧૨	૩૮
		૨૧૨		૦૦	૦૮	૭૧
		૨૧૧		૦૦	૦૬	૨૩
		૨૨૪		૦૦	૦૬	૮૮
		૨૨૫		૦૦	૦૭	૬૩
		૨૨૬		૦૦	૦૬	૭૩
		૨૨૭		૦૦	૧૧	૦૮
		૨૩૨		૦૦	૧૩	૨૭
		૨૩૩		૦૦	૦૫	૩૫
		૨૩૪		૦૦	૦૪	૩૬
		૨૩૬		૦૦	૦૪	૩૬
		૨૩૭		૦૦	૦૪	૩૫
		૨૩૮		૦૦	૦૭	૩૩

૧	૨	૩	૪	૫	૬	૭
પાદરા	અંતી	૨૪૨		૦૦	૦૦	૪૦
	(ફમશીઃ)	૨૪૦		૦૦	૨૫	૫૫
		૪૫		૦૦	૧૧	૮૮
		૪૩		૦૦	૦૮	૩૨
		૪૪		૦૦	૦૮	૭૪
		૩૭		૦૦	૦૦	૮૨
		૩૯		૦૦	૧૮	૭૯
		૪૦		૦૦	૦૦	૧૦
		૨૮		૦૦	૦૪	૬૧
		૩૮		૦૦	૦૨	૪૭
		૨૯		૦૦	૦૪	૩૬
		૨૩		૦૦	૧૪	૦૬
		૨૨		૦૦	૦૫	૬૪
		૨૧		૦૦	૦૫	૧૫
		૧૮		૦૦	૦૬	૨૩
		૧૯		૦૦	૦૪	૮૨
		૧૪૬૦		૦૦	૦૧	૪૧
		૧૪૫૯		૦૦	૧૩	૨૮
		૧૪૫૮		૦૦	૦૮	૩૨
	સાધી	૧૮૮૮		૦૦	૦૧	૧૦
		૧૮૮૯		૦૦	૦૪	૫૫
		૧૮૯૦		૦૦	૦૬	૫૦
		૧૮૯૧		૦૦	૦૩	૩૭
		૧૮૯૨		૦૦	૦૫	૬૦
		૧૮૯૯		૦૦	૨૦	૬૦
		૧૮૯૮		૦૦	૦૮	૩૯
		૧૯૧૯		૦૦	૧૧	૨૦
		૧૯૧૮		૦૦	૧૦	૭૮
		૧૯૧૭		૦૦	૦૪	૫૦
		૧૯૨૪		૦૦	૨૭	૦૦
		૧૯૨૫		૦૦	૦૦	૧૦
		૧૯૩૮		૦૦	૧૧	૬૫
		૧૯૪૩		૦૦	૦૦	૧૦
		૧૯૫૫		૦૦	૧૩	૮૦
		૧૯૫૪		૦૦	૦૮	૮૦
		૧૯૫૩		૦૦	૦૮	૭૦
		૧૯૬૭		૦૦	૦૦	૮૦
		૧૯૬૮		૦૦	૧૮	૭૫
		૧૯૬૯		૦૦	૦૮	૮૫

૧	૨	૩	૪	૫	૬	૭
પાદરા	સાધી	૧૯૮૫		૦૦	૦૦	૫૦
	(ક્રમશઃ)	૧૯૭૧		૦૦	૧૮	૫૦
		૧૯૭૨		૦૦	૦૬	૩૦
		૧૯૭૫		૦૦	૦૬	૯૦
		૧૯૭૩		૦૦	૦૦	૧૦
		૧૯૭૪		૦૦	૦૮	૯૮
		૨૨૮૯		૦૦	૦૨	૪૯
		૨૨૮૨		૦૦	૨૦	૨૮
		૨૨૮૩		૦૦	૦૬	૦૦
		૨૨૮૪		૦૦	૧૫	૬૦
		૨૨૮૫		૦૦	૧૬	૭૫
		૧૭૧		૦૦	૦૩	૬૦
		૧૭૨		૦૦	૨૪	૧૫
		૧૭૩		૦૦	૦૪	૩૫
		૧૮૦		૦૦	૦૪	૫૯
		૧૭૪		૦૦	૨૧	૩૦
		૧૬૧		૦૦	૧૬	૧૫
		૮૦		૦૦	૦૦	૧૫
		૧૫૯		૦૦	૦૦	૧૦
		૧૬૦		૦૦	૦૩	૪૫
		૧૫૭		૦૦	૧૬	૯૮
		૧૫૮		૦૦	૦૪	૯૦
		૧૫૧		૦૦	૧૦	૮૦
		૧૫૨		૦૦	૦૧	૭૦
		૧૪૭		૦૦	૨૭	૨૬
		૨૪૬		૦૦	૧૦	૫૦
		૨૪૫		૦૦	૦૦	૪૦
		૨૪૪		૦૦	૧૩	૭૦
		૨૫૫		૦૦	૦૦	૨૦
		૨૪૩		૦૦	૦૮	૯૩
		૨૫૬		૦૦	૦૪	૩૦
	પિપારી	૩૬૮		૦૦	૧૭	૮૬
		૪૯૬		૦૦	૧૩	૨૬
		૩૭૦		૦૦	૧૨	૪૮
		૩૭૧		૦૦	૦૦	૧૦
		૩૬૯		૦૦	૦૦	૧૦
		૩૯૪		૦૦	૧૭	૯૫
		૩૯૩		૦૦	૦૨	૦૪
		૩૯૦		૦૦	૨૭	૯૦
		૩૮૯		૦૦	૧૩	૮૦

૧	૨	૩	૪	૫	૬	૭
પાદરા	પિપારી	૩૮૭		૦૦	૦૦	૨૦
	(ક્રમશઃ)	૩૮૬		૦૦	૨૧	૬૬
		૩૮૩		૦૦	૦૦	૧૦
		૩૮૪		૦૦	૧૨	૪૦
		૩૮૫		૦૦	૦૮	૪૬
		૪૫૯		૦૦	૦૦	૩૦
		૪૪૭		૦૦	૩૬	૯૬
		૪૪૯		૦૦	૧૪	૮૨
		૨૨		૦૦	૧૯	૫૦
		૨૩		૦૦	૧૯	૨૦
		૧૮	ક	૦૦	૨૧	૫૭
		૧૮	બ	૦૦	૦૪	૮૦
		૧૮	અ	૦૦	૧૬	૭૫
		૯		૦૦	૦૩	૬૧
		૧૩		૦૦	૧૭	૮૫
		૫૭		૦૦	૧૯	૦૫
		૫૬		૦૦	૦૧	૧૦
		૬૮		૦૦	૧૧	૯૦
		૬૯		૦૦	૦૦	૬૦
		૬૭		૦૦	૦૯	૨૫
		૬૫		૦૦	૧૩	૨૬
		૮૦		૦૦	૦૨	૬૦
		૮૧		૦૦	૨૧	૬૬
		૮૨		૦૦	૨૬	૦૨
		૮૩		૦૦	૨૬	૯૦
	સેજયાકુઆ	૩૩૭		૦૦	૦૦	૫૦
	લતીપુરા	૨૪૬		૦૦	૧૫	૮૬
		૨૪૭		૦૦	૧૮	૯૮
		૨૦૪		૦૦	૧૮	૯૩
		૨૧૩		૦૦	૦૩	૦૭
		૨૧૪		૦૦	૦૬	૯૧
		૧૪૧	પૈ	૦૦	૧૧	૬૭
		૨૦૧		૦૦	૦૦	૬૦
		૨૦૦		૦૦	૦૦	૧૦
		૧૪૧		૦૦	૧૩	૪૦
		૧૪૩		૦૦	૦૯	૯૫
		૧૫૩		૦૦	૦૦	૧૦
		૧૫૪		૦૦	૧૧	૮૨
		૧૫૫		૦૦	૦૮	૯૭

૧	૨	૩	૪	૫	૬	૭
પાદરા	લતીપુરા	૧૬૦		૦૦	૦૨	૪૦
	(કમશ:)	૧૫૯		૦૦	૧૪	૮૯
		૧૫૮		૦૦	૦૬	૫૮
		૯૯		૦૦	૦૨	૪૦
		૧૬૩		૦૦	૦૦	૬૦
		૧૬૪		૦૦	૨૧	૯૨
		૯૮		૦૦	૦૩	૩૬
		૧૬૭		૦૦	૧૮	૮૦
		૧૬૮		૦૦	૧૦	૮૦
		૮૬		૦૦	૧૬	૮૦
		૮૫		૦૦	૦૦	૧૦
		૮૦		૦૦	૦૨	૧૦
		૭૮		૦૦	૧૫	૧૦
		૭૯		૦૦	૧૬	૮૦
		૭૧		૦૦	૦૫	૪૦
		૭૦		૦૦	૦૭	૯૦
		૭૨		૦૦	૦૦	૧૦
		૬૮		૦૦	૦૬	૯૦
		૫૬૪		૦૦	૦૬	૪૦
		૬૭		૦૦	૦૦	૫૦
	ધાપજ	૧૬૨		૦૦	૦૨	૮૫
		૧૬૩		૦૦	૧૦	૬૦
		૧૬૪		૦૦	૦૦	૧૦
		૧૬૯		૦૦	૦૭	૨૫
		૧૬૮		૦૦	૦૮	૨૦
		૧૬૭		૦૦	૨૦	૧૦
		૧૭૧		૦૦	૦૩	૧૦
		૧૭૩		૦૦	૧૨	૦૦
		૧૭૮		૦૦	૦૦	૫૨
		૧૭૪		૦૦	૦૭	૩૧
		૧૭૫		૦૦	૦૬	૦૦
	પાદરા	૩૮૯	૧	૦૦	૦૫	૩૦
		૩૮૮	૧	૦૦	૨૨	૦૪
		૩૮૮	૨	૦૦	૦૦	૪૦
		૩૮૭		૦૦	૦૭	૭૦
		૪૦૩		૦૦	૦૧	૫૮
		૪૦૦		૦૦	૨૩	૬૨
		૪૦૧		૦૦	૦૯	૯૮
		૪૦૨		૦૦	૦૮	૭૨
		૪૧૦	૧	૦૦	૩૭	૬૩

૧	૨	૩	૪	૫	૬	૭
૫૧૬૨૧	૫૧૬૨૧	૪૪૮		૦૦	૦૩	૮૬
	(૬૫૧૧:)	૪૨૪		૦૦	૪૨	૩૬
		૪૪૭		૦૦	૦૮	૬૫
		૪૪૬		૦૦	૦૦	૫૦
		૪૨૫		૦૦	૩૭	૮૧
		૪૩૮		૦૦	૨૦	૮૦
		૪૩૭		૦૦	૨૩	૭૦
		૫૩૫		૦૦	૦૬	૬૮
		૫૩૬		૦૦	૧૩	૮૧
		૫૩૭		૦૦	૧૮	૮૩
		૬૨૭		૦૦	૦૮	૮૮
		૬૧૦	૧	૦૦	૦૦	૮૦
		૬૨૬		૦૦	૦૭	૬૮
		૬૧૧		૦૦	૧૪	૮૪
		૬૧૩		૦૦	૩૮	૭૫
		૬૧૮		૦૦	૦૧	૮૫
		૬૧૮	૨	૦૦	૧૫	૮૮
		૬૧૮	૧	૦૦	૧૧	૮૦
		૭૮૨		૦૦	૦૦	૮૦
		૭૮૩		૦૦	૨૨	૦૨
		૭૮૪		૦૦	૧૫	૮૬
		૭૮૮		૦૦	૧૧	૮૦
		૭૮૭		૦૦	૦૮	૬૫
		૭૮૫		૦૦	૦૦	૮૦
		૭૮૬		૦૦	૧૮	૦૫
		૮૧૧		૦૦	૦૮	૮૫
		૮૧૦		૦૦	૧૮	૭૪
		૮૬૭		૦૦	૦૫	૮૦
		૮૬૮		૦૦	૦૨	૮૦
		૮૬૬		૦૦	૧૮	૮૮
		૮૬૮		૦૦	૦૮	૮૮
		૮૭૦		૦૦	૧૦	૨૫
		૮૮૦		૦૦	૦૮	૨૦
		૮૭૮		૦૦	૦૭	૨૫
		૮૭૮		૦૦	૦૩	૮૮
		૮૭૭		૦૮	૧૪	૨૦
		૮૭૬		૦૦	૦૪	૪૮
		૧૦૨૭		૦૦	૩૩	૩૩
		૧૦૪૧		૦૦	૦૦	૧૦

૧	૨	૩	૪	૫	૬	૭
પાદરા	પાદરા	૧૦૨૮		૦૦	૦૦	૩૦
	(ક્રમશઃ)	૧૦૪૦		૦૦	૧૯	૦૦
		૧૦૩૮		૦૦	૩૩	૦૦
		૧૦૩૬		૦૦	૧૧	૨૫
		૧૦૩૫	૨	૦૦	૧૨	૨૫
		૧૦૫૫		૦૦	૧૭	૪૧
		૧૦૫૪		૦૦	૦૯	૧૧
		૧૦૫૬		૦૦	૧૫	૪૯
		૧૦૫૮	૨	૦૦	૨૦	૦૧
		૧૦૫૭		૦૦	૧૦	૦૦
		૧૦૫૯		૦૦	૨૯	૦૦
		૧૦૫૯	૧	૦૦	૧૮	૯૦
		૧૦૬૦		૦૦	૦૯	૫૯
		૧૧૦૪	૧	૦૦	૩૦	૪૦
		૧૧૦૪		૦૦	૧૭	૩૦
		૧૧૯૨		૦૦	૨૪	૦૪
		૧૧૯૦		૦૦	૦૭	૩૨
		૧૧૯૩	૧	૦૦	૦૦	૩૦
		૧૧૯૪		૦૦	૨૬	૦૦
		૧૧૯૮		૦૦	૦૫	૬૦
		૧૧૯૬		૦૦	૧૩	૬૫
		૧૧૯૭		૦૦	૦૬	૦૪
		૧૨૦૨		૦૦	૧૮	૨૫
		૧૨૦૩		૦૦	૧૭	૭૬
		૧૩૪૫		૦૦	૦૬	૮૩
વડોદરા	રાયપુરા	૧૮૯		૦૦	૦૫	૮૮
		૧૮૮		૦૦	૩૪	૭૦
		૧૯૧		૦૦	૧૩	૨૫
		૧૯૫		૦૦	૧૦	૮૩
		૧૯૪		૦૦	૦૩	૦૭
		૧૯૬		૦૦	૧૫	૬૩
		૧૯૭		૦૦	૧૧	૨૦
		૧૯૮		૦૦	૧૧	૩૦
		૨૦૦		૦૦	૨૧	૧૦
		૨૦૧		૦૦	૨૧	૪૫
		૨૦૮		૦૦	૦૦	૧૦
		૨૦૯		૦૦	૧૮	૫૦
		૨૧૧		૦૦	૨૧	૬૦
		૨૨૫		૦૦	૧૪	૪૦



૧	૨	૩	૪	૫	૬	૭
વડોદરા	રાયપુરા	૨૨૪		૦૦	૧૨	૦૦
	(ક્રમશઃ)	૨૩૩		૦૦	૦૮	૬૪
		૨૫૦		૦૦	૨૪	૦૦
		૨૪૯		૦૦	૨૮	૪૩
		૨૪૬		૦૦	૩૮	૦૯
		૩૧૨		૦૦	૨૨	૪૦
		૩૧૩		૦૦	૦૯	૭૬
		૩૧૫		૦૦	૧૦	૮૦
		૩૧૮		૦૦	૧૮	૪૦
		૩૧૯		૦૦	૦૯	૭૬
		૩૨૦		૦૦	૧૮	૪૩
		૩૫૬		૦૦	૨૨	૩૬
		૩૫૮		૦૦	૧૧	૫૨
		૩૫૭		૦૦	૧૦	૭૫
		૩૫૯		૦૦	૨૧	૮૮
		૩૬૦		૦૦	૦૧	૧૦
		૩૬૪		૦૦	૨૧	૬૦
		૩૬૩		૦૦	૦૨	૬૦
		૩૬૬		૦૦	૨૨	૧૩
		૩૬૫		૦૦	૦૬	૪૪
		૩૮૯		૦૦	૦૨	૫૦
	સિંગલોટ	૯૧		૦૦	૩૪	૬૯
		૯૦		૦૦	૦૦	૪૦
		૮૮		૦૦	૦૧	૩૦
		૮૯		૦૦	૧૮	૫૦
		૮૬		૦૦	૧૮	૮૨
		૭૬		૦૦	૨૦	૨૦
	અમ્પાડ	૨૮૫		૦૦	૩૬	૮૦
		૨૭૮		૦૦	૦૦	૧૦
		૨૭૯		૦૦	૦૦	૮૦
		૨૮૪		૦૦	૦૦	૩૦
		૨૯૦		૦૦	૧૦	૮૭
		૨૯૧		૦૦	૧૦	૯૫
		૨૯૨		૦૦	૧૯	૧૫
		૨૯૬		૦૦	૨૨	૭૬
		૨૯૮		૦૦	૩૫	૨૦
		૩૦૩		૦૦	૦૦	૮૮
		૩૦૪		૦૦	૦૮	૬૦
		૩૦૫		૦૦	૧૧	૪૦
		૩૨૮		૦૦	૧૦	૧૪

૧	૨	૩	૪	૫	૬	૭
વડોદરા	અમ્નાડ	૩૧૭		૦૦	૦૦	૫૦
	(કમીશનર)	૩૧૬		૦૦	૦૮	૫૬
		૩૦૭		૦૦	૨૧	૮૦
		૩૧૦		૦૦	૦૮	૩૬
		૩૦૮		૦૦	૧૩	૩૬
		૧૪૭		૦૦	૦૮	૮૭
		૧૪૮		૦૦	૨૪	૮૦
		૧૫૬		૦૦	૧૩	૫૬
		૧૫૫		૦૦	૦૧	૮૦
		૧૫૭		૦૦	૧૧	૮૦
		૧૫૮		૦૦	૧૦	૭૫
		૧૫૯		૦૦	૦૭	૮૦
		૧૬૨		૦૦	૦૮	૪૦
		૧૮૭		૦૦	૦૮	૪૪
		૧૮૬		૦૦	૦૦	૨૦
		૧૬૩		૦૦	૧૫	૮૬
		૧૬૪		૦૦	૦૦	૬૦
		૧૨૮		૦૦	૧૫	૮૮
		૧૩૦		૦૦	૦૫	૮૫
		૧૨૮		૦૦	૧૨	૨૦
		૮૭		૦૦	૧૮	૮૦
		૮૫		૦૦	૦૬	૮૦
		૮૬		૦૦	૦૭	૮૦
		૮૪		૦૦	૧૬	૩૦
		૮૨		૦૦	૧૬	૬૦
		૭૮		૦૦	૧૭	૧૦
		૧૦૨		૦૦	૧૩	૮૦
		૧૦૩		૦૦	૨૧	૮૦
	શેરખી	૫૩૭		૦૦	૫૮	૩૦
		૫૩૮		૦૦	૧૪	૪૦
		૫૪૮		૦૦	૧૬	૫૦
		૫૪૮		૦૦	૧૦	૦૦
		૫૫૧	૧	૦૦	૧૮	૫૦
		૫૫૩		૦૦	૧૮	૧૩
		૫૬૧		૦૦	૧૩	૬૮
		૫૫૮		૦૦	૫૬	૬૦

૧	૨	૩	૪	૫	૬	૭
વડોદરા	શેરખી	૫૭૨		૦૦	૨૦	૨૦
	(ક્રમશઃ)	૫૭૧		૦૦	૩૮	૧૦
		૫૭૦		૦૦	૦૧	૮૮
		૫૭૭		૦૦	૧૪	૮૭
		૫૭૯		૦૦	૦૧	૮૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જવાય.બી.પટેલ  
ઉપસચિવ,  
ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ]

FRIDAY, FEBRUARY 8, 2002 / MAGHA 19, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

Energy and Petrochemicals Department

Notification

Sachivalaya, Gandhinagar.

Dated the 8<sup>th</sup> Feb. 2002.

No. GU-2002-16-GPC-11-2001-3844-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Chavaj taluka Bharuch, district Bharuch to village Rahadpur Alias Alipur, taluka Bharuch, district Bharuch, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

## Schedule

District : Bharuch

State : Gujarat

Name of Taluka	Name of Village	Survey / Block NO.	Sub-Division	Area		
				Hect	Are	Centiare
1	2	3	4	5	6	7
Bharuch	Chavaj	171		00	49	31
		172		00	07	92
		165		00	08	00
		164		00	04	18
		119		00	29	72
		120		00	00	40
		121		00	08	65
		114		00	46	40
	Wadadala	51		00	00	40
		53		00	35	00
		52		00	00	40
		71		00	00	80
		72		00	01	50
		73		00	09	00
		74		00	15	40
		35		00	67	20
	Rahadpur - Alias - Alipur	36		00	12	70
		34		00	16	00
		33		00	17	50
		32		00	08	50
		31		00	08	00
		30		00	17	50
		29		00	71	00
		28		00	06	50
		27		00	12	60
		25		00	08	00
		37		00	11	70
		38		00	10	50
		39/2		00	05	50
		39/1		00	04	10

By order and in the name of the Governor of Gujarat,

(Y.B.Patel)

Under Secretary to Government.

## ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ :- ૮ - ૨ - ૨૦૦૨.

ક્રમાંક: જીયુ-૨૦૦૨-૧૬ - જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે ભરૂચ જિલ્લાના ભરૂચ તાલુકાના ચાવજથી ભરૂચ જિલ્લાના ભરૂચ તાલુકાના રહાડપોર ઉર્ફે અલીપુર સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ, (ગુજરાત સરકારના સાહસ- ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લિ.ની ગૌણ કંપની )ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામાં સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન ( જમીનમાંના વપરાશકારોનો હકક સંપાદિત કરવા બાબત ) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટાકલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઈરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાંની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ૩૦ (ત્રીસ) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫ ત્રીજો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચિ

જિલ્લો : ભરૂચ

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નં.	હિસ્સા નં.	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
ભરૂચ	ચાવજ	૧૭૧		૦૦	૪૯	૩૧
		૧૭૨		૦૦	૦૭	૯૨
		૧૬૫		૦૦	૦૮	૦૦
		૧૬૪		૦૦	૦૪	૧૮
		૧૨૦		૦૦	૦૦	૪૦
		૧૧૯		૦૦	૨૯	૭૨
		૧૨૧		૦૦	૦૮	૬૫
		૧૧૪		૦૦	૪૬	૪૦
	વડદલા	૫૧		૦૦	૦૦	૪૦
		૫૩		૦૦	૩૫	૦૦
		૫૨		૦૦	૦૦	૪૦
		૭૧		૦૦	૦૦	૮૦
		૭૨		૦૦	૦૧	૫૦
		૭૩		૦૦	૦૯	૦૦
		૭૪		૦૦	૧૫	૪૦

૧	૨	૩	૪	૫	૬	૭
	રહાડપુર - ઊંફ	૩૫		૦૦	૬૭	૨૦
	- અલિપુર	૩૬		૦૦	૧૨	૭૦
		૩૪		૦૦	૧૬	૦૦
		૩૩		૦૦	૧૭	૫૦
		૩૨		૦૦	૦૮	૫૦
		૩૧		૦૦	૦૮	૦૦
		૩૦		૦૦	૧૭	૫૦
		૨૯		૦૦	૭૧	૦૦
		૨૮		૦૦	૦૬	૫૦
		૨૭		૦૦	૧૨	૬૦
		૨૫		૦૦	૦૮	૦૦
		૩૭		૦૦	૧૧	૭૦
		૩૮		૦૦	૧૦	૫૦
		૩૯/૨		૦૦	૦૫	૫૦
		૩૯/૧		૦૦	૦૪	૧૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય.બી.પટેલ,

ઉપસચિવ,

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, FEBRUARY 11, 2002 MAGHA 22, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

## ENERGY &amp; PETROCHEMICALS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 11th February, 2002.

Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works  
Order, 1984.

No. GHU/2002/17/CPI/1401/4254/KI :—In exercise of the powers conferred by clause 8 of the Gujarat  
Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works  
Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petro-  
chemicals Department No. GHU/93/14/ELC/1493/994(i)/KI dated 20th July, 1993, as under :—

In Schedule-I, after Sr. No. 297, the following shall be inserted.

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1.	2.	3.	4.	5.
298.	Asian Paints(India) Ltd.	Ankleshwar	Bharuch	1200 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government,  
Energy and Petrochemicals Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ] MONDAY, FEBRUARY 11, 2002 / MAGHA 22, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

Energy and Petrochemicals Department

Notification

Sachivalaya, Gandhinagar.

Dated the 11th Feb. 2002.

No. GU-2002- 14 -GPC-11-2001-4398-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Ankjav, taluka Ankjav, district Anand to village Dhuvaran, taluka Khambhat, district Anand, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act, 2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

Schedule

District : Anand

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
ANKLAV	ANKLAV	85 P	00	12	20
BORSAD	KOSINDRA	45	00	06	20
		46	00	25	25
		47	00	00	05
		43 P	00	07	60
		62	00	12	25
		63	00	21	00
		69 P	00	00	15
		69 P	00	19	55
		70	00	03	50
		68	00	12	00
		Cart track from Kosindra to Kinkhlod	00	01	60
		90	00	12	35
		91	00	12	80
		87	00	16	55
		86	00	06	80
		84	00	00	20
		95	00	21	25
		97	00	09	20
		Cart track from Kosindra to Kinkhlod	00	05	80
		363	00	21	75
		362	00	06	50
		349	00	17	15
		360	00	15	75
		358	00	00	05
		359	00	09	70
		355	00	18	35
		354	00	00	45
		Cart track from Kinkhold to Kosindra	00	11	55
		402	00	09	25
		403	00	04	35
		424	00	21	00
		425	00	00	95
		426 P	00	00	45
		423	00	19	50
		422	00	23	80
		421/1	00	02	35
		421/2	00	12	75
		419	00	20	40
		420 Pond	00	11	85
		453	00	10	35

(1)	(2)	(3)	(4)	(5)	(6)
	KOSINDRA	Cart track from Lalpur to Kosindra	00	01	00
	(Cont...)	442	00	02	45
		450	00	00	05
		451	00	10	45
		452	00	19	90
		476	00	09	80
		478	00	39	65
		482	00	14	20
		480	00	01	05
		Cart track from Lalpur to Kosindra	00	01	05
		514	00	05	30
		515	00	17	70
		517	00	57	90
	ALARSA	432/1/1	00	07	00
		432/1/2	00	04	60
		434/6	00	04	75
		433	00	12	00
		421	00	21	55
		420/2	00	07	90
		420/1	00	12	10
	PIPLI	113	00	22	40
		114	00	19	00
		118	00	13	05
		115	00	00	55
		116	00	07	00
		117	00	23	35
		Cart track from Pipli to Alarsa	00	01	85
		132	00	25	30
		131	00	17	45
		130	00	07	90
		136	00	37	90
		43	00	00	20
		40	00	29	05
		Cart track from Pipli to Alarsa	00	00	80
		42	00	08	60
		32	00	57	75
		31	00	00	30
		Cart track from Pipli to Alarsa	00	02	65
		431	00	00	20
		439	00	20	15
		Cart track from Pipli to Khedasa	00	01	25
		440	00	12	50
		443	00	17	30
		387	00	15	80
		Cart Track from Pipli to Khedasa	00	02	25
		385	00	04	70
		384	00	11	95

- 4 -

(1)	(2)	(3)	(4)	(5)	(6)
	PIPLI	383	00	12	00
	(Cont...)	366	00	11	60
		365	00	04	35
		358	00	20	55
		357	00	00	25
		359	00	09	25
		360	00	10	55
		361	00	06	50
		353	00	03	90
		352	00	12	95
		351	00	00	15
	KHEDASA	464/A	00	16	65
		Cart track from Khedasa to Alarsa	00	02	55
		266/3	00	01	50
		262/3	00	10	50
		262/4	00	11	20
		262/2	00	05	65
		262/1	00	05	90
		264.p	00	12	30
		264p	00	13	00
		247	00	11	55
		246/2	00	00	25
		248	00	07	45
		245p	00	06	80
		245 P	00	06	80
		Cart track from Bhadran to Khedasa	00	01	00
		242	00	09	45
		241	00	12	60
		243/1	00	01	55
		237	00	01	50
		223/1+2+3	00	24	90
		224	00	15	55
		225/2	00	12	60
		Cart track from Bhadran to Khedasa	00	04	75
		199	00	05	35
		198/1+2/a	00	00	25
		198/2+3/b	00	27	40
		197/2/b+c	00	03	60
		119/1+3	00	15	65
		121/2	00	03	75
		121/3	00	11	45
		120	00	22	75
		1230 Govt. Land	00	00	75
		99/1	00	12	40
		98	00	14	75
		97/1/1	00	10	75
		97/1/2	00	05	60
		97/2	00	06	00
		96/1	00	05	60
	VALVCD	1059	00	02	00
		1060	00	42	85

(1)	(2)	(3)	(4)	(5)	(6)
	VALVOD	1050	00	27	20
	(Cont...)	1066	00	00	35
		1067	00	16	35
		1071	00	50	40
		Cart track from Valvod to Khedasa	00	01	15
		1027	00	11	30
		1028	00	11	05
		1024	00	31	75
		1023	00	17	40
		1004	00	18	70
		1002	00	15	75
		Cart track from Valvod to Bhadaran	00	02	50
		1001	00	19	15
		998	00	34	30
		999	00	14	10
		862	00	17	55
		863/2	00	15	80
		858/2	00	05	30
		858/1	00	06	65
		859	00	18	15
		Cart track	00	00	75
		849	00	16	00
		850	00	13	20
		Cart track from Valvod to Bhadaran	00	00	80
		838	00	21	55
		837	00	28	70
		823	00	28	50
		Cart track from Valvod to Bhadaraniya	00	00	60
		786	00	07	40
		Cart track from Valvod to Bhadaran	00	05	45
		775	00	02	50
		776	00	23	00
		785	00	05	40
		777	00	37	10
		780	00	48	85
		Cart track from Valvod to Bhadaran	00	01	20
		611	00	40	60
		610	00	09	15
		609	00	13	50
		608	00	14	00
		597	00	20	10
		596	00	41	75
		594	00	03	60
		593	00	14	45
	SISWA	Cart track from Umalav to Siswa	00	03	50
		464/1	00	04	40
		465/2	00	05	85
		465/1	00	11	15

(1)	(2)	(3)	(4)	(5)	(6)
	SISWA	470	00	06	90
	(Cont...)	469	00	18	90
		459/1	00	11	65
		479	00	10	65
		481/1	00	01	90
		481/2	00	03	10
		481/3	00	03	30
		481/4	00	02	50
		481/5	00	06	60
		486	00	03	75
		485/1	00	09	60
		485/2	00	12	15
		Cart track from Siswa to Umlav	00	01	35
		548	00	08	10
		570/1	00	13	40
		550/2	00	05	00
		568	00	15	30
		569	00	00	25
		553/1	00	00	10
		567/2	00	13	70
		567/1	00	05	85
		567/3	00	06	90
		575/1	00	09	10
		574/1	00	04	45
		574/2	00	03	30
		577/2	00	00	80
		577/3	00	08	85
		578 P	00	05	00
		578 P	00	14	35
		687	00	32	50
		688	00	19	70
		685	00	00	65
		684/2	00	03	50
		684/1	00	06	15
		683/2	00	02	85
		683/1	00	09	15
		Cart track from Umalav to Siswa	00	01	35
		766/1	00	10	10
		766/2	00	09	50
		765	00	22	50
		763/1	00	01	70
		763/2	00	16	75
		761	00	14	95
		796	00	04	80
		797/1	00	05	80
		797/2	00	08	50
		Cart track from Umalav to Siswa	00	01	05



(1)	(2)	(3)	(4)	(5)	(6)
	SISWA	806/2	00	01	20
	(Cont...)	806/1	00	08	70
		805/1	00	07	65
		808/2	00	04	65
		809	00	11	70
		887	00	03	70
		885/2	00	08	75
		886	00	06	75
		Cart track from Umalav to Siswa	00	01	40
		908	00	16	70
		910	00	00	25
		909	00	12	80
		911/1	00	03	20
		911/2	00	08	60
		912/1	00	04	20
		912/2	00	03	30
		912/3	00	03	30
	KATHOL	Cart track Umlav to Siswa	00	01	40
		477	00	16	40
		478/1	00	05	80
		473	00	00	25
		472/9	00	00	05
		472/10	00	07	95
		479/2	00	00	25
		479/3	00	11	05
		479/4	00	02	80
		479/5	00	02	80
		479/7	00	05	00
		479/8	00	13	90
		479/9	00	02	60
		479/10	00	02	00
		479/11	00	01	55
		480/1	00	00	15
		471/1	00	10	00
		471/2	00	15	60
		471/3	00	16	25
		Cart track Kathol to Umlav	00	00	80
		485/1	00	18	70
		485/2	00	06	30
		489/1/b	00	12	15
		489/2	00	17	00
		490/4	00	00	85
		491/1	00	05	55
		491/2	00	22	65
		547	00	19	90
		545	00	01	05

(1)	(2)	(3)	(4)	(5)	(6)
	KATHOL	546	00	13	30
	(Cont...)	544/1	00	05	35
		544/2	00	06	00
		548/a	00	05	45
		548/b	00	09	45
		Cart track Umlay to Kathol	00	00	50
		3	00	21	20
		4	00	08	15
		5	00	12	55
		6/1	00	12	20
		6/2	00	12	00
	GORVA	149	00	46	15
		148	00	00	90
		Kotar	00	02	05
		147	00	15	00
		146/3	00	19	35
		145	00	15	75
		159/3	00	05	75
		143/2a	00	10	00
		143/2/b	00	12	50
		142/1	00	02	65
		142/2a	00	08	55
		142/2b	00	02	45
		141/1	00	04	35
		141/2	00	07	75
		Cart track	00	01	05
		139/1	00	11	40
		138	00	12	25
		137	00	18	80
		136	00	02	90
		Cart track	00	07	40
		123	00	01	15
		124	00	18	35
		Cart track	00	13	25
		129	00	15	20
		128	00	24	05
		Cart track Dehwan to Gorva	00	13	25
		194	00	00	55
		195	00	04	60
	DEHWAN	1338	00	12	25
		Cart track from Dehwan to Gorva	00	00	80
		1339	00	07	10
		1337/1	00	06	45
		1337/2	00	03	25
		1313	00	08	05
		1314	00	00	15
		1312	00	16	95
		1316	00	21	90

(1)	(2)	(3)	(4)	(5)	(6)
	DEHWAN	1320	00	14	05
	(Cont...)	1321	00	10	85
		1159	00	18	45
		1158/1	00	13	35
		1152/2	00	08	30
		1151 Govt. Waste Land	00	03	80
		1149/1	00	10	40
		1150	00	00	50
		1172/2	00	31	60
		1173	00	15	55
		1174	00	00	10
		1135	00	01	25
		1134/2	00	00	25
		1134/3	00	11	40
		1133/1	00	11	90
		1133/2	00	11	20
		Cart track from Dehwan to Kankapura	00	01	95
		1130	00	13	65
		1128	00	09	70
		1187/1	00	01	80
		1187/2	00	03	10
		1187/3	00	00	95
		1187/4	00	00	10
		1127 P	00	01	75
		1127 P	00	08	40
		961/1	00	12	00
		961/P	00	05	00
		961/2/P	00	04	70
		963/1	00	12	85
		963/2p	00	00	75
		963/2p	00	02	25
		963/3	00	02	80
		963/4	00	02	80
		963/5p	00	03	40
		966	00	22	70
		964	00	01	65
		965	00	10	60
		842 P	00	09	15
		842 P	00	15	00
		843	00	00	30
		841	00	49	35
		741	00	12	80
		727 P	00	11	60
		740	00	03	35
		730	00	07	35
		731/1	00	04	40
		731/2	00	04	75

(1)	(2)	(3)	(4)	(5)	(6)
	DEHWAN	733	00	13	65
	(Cont...)	734	00	17	25
		718/1	00	00	40
		735	00	16	85
		Cart track from Dehwan to Kankapura	00	01	00
		614	00	08	75
		615 P	00	04	80
		616	00	19	90
		Cart track Dehwan to Kankapura	00	01	30
		527 P	00	01	15
		526	00	39	50
		525/1 P	00	03	90
		525/2	00	10	05
		524	00	10	70
		523	00	09	15
		518	00	13	05
		Cart track from Dehwan to Kankapura	00	01	45
		440/1	00	03	45
		441 P	00	11	75
		441/1	00	16	70
		439	00	05	25
		444 P	00	19	30
		445/1	00	00	50
		412/2 P	00	12	00
		411	00	12	60
		410/1	00	00	85
		409/2	00	21	35
		305/1	00	08	55
		312/2	00	06	15
		312/3	00	14	50
		311/2	00	09	55
		309/1p	00	00	35
		309/2	00	19	10
		307/1	00	00	25
		308/2	00	14	70
		Cart Track	00	00	80
		186/2	00	00	10
		186/2p	00	01	50
		186/3p	00	06	60
		186/3p	00	04	60
		187 P	00	07	30
		187/1	00	10	60
		184/2	00	00	40
		184/3	00	08	10
		Cart track Dehwan to Kahalu	00	02	00
		183/1	00	07	60

(1)	(2)	(3)	(4)	(5)	(6)
	DEHWAN	183/2/P	00	08	65
	(Cont...)	182/P	00	12	40
		182/P	00	06	80
	KALU	70	00	01	95
		71/4	00	04	80
		71/3	00	00	05
		71/5	00	10	70
		72/3	00	00	65
		97/3	00	14	95
		98/2	00	14	90
		98/3	00	06	80
		98/4	00	06	05
		98/5	00	01	65
		Cart-track from Kalu to Dehwan	00	01	45
		54/1	00	05	55
		53/1	00	05	00
		53/2	00	09	80
		53/3	00	07	45
		53/4	00	00	70
		47/1	00	09	00
		47/2	00	09	05
		46/3	00	05	20
		48/1+3	00	02	65
		45/2	00	10	55
		45/3	00	07	10
		45/4	00	10	05
		45/5	00	00	60
		45/6	00	03	95
		42/2	00	01	70
		41/1	00	14	50
		41/3	00	03	70
		40/3	00	00	30
		40/4	00	12	95
		36	00	12	10
		35	00	08	80
	BADALPUR	231/2	00	19	10
		231/3	00	05	30
		111/1	00	05	30
		111/2	00	05	40
		111/3b	00	02	65
		111/3b	00	02	65
		112/1	00	06	00
		112/2	00	12	95
		109/2	00	01	50
		109/4p	00	04	00
		108/1+4	00	03	50

(1)	(2)	(3)	(4)	(5)	(6)
	BADALPUR	108/2	00	03	25
	(Cont...)	108/3	00	03	90
		99/1	00	04	10
		99/2	00	04	90
		99/3	00	02	20
		99/4	00	03	65
		98/2	00	07	40
		98/3	00	06	40
		97/2	00	06	05
		96	00	00	10
		100	00	14	90
		95	00	00	25
		94/1	00	05	40
		94/2	00	10	90
		91/1	00	09	30
		91/2	00	04	20
		87/4+5	00	04	75
		88/1	00	17	75
		88/2	00	02	25
		85/2	00	00	50
		85/3	00	11	25
		84/2	00	01	95
		78/2a+b	00	14	95
		80/1	00	13	90
		80/2a	00	05	40
		80/2b	00	05	70
KHAMBHAT KHADODHI		72/5	00	00	25
		72/6	00	03	40
		72/7	00	04	65
		71	00	10	55
		70/1	00	06	10
		73/4	00	04	60
		69/2	00	00	85
		68	00	11	40
		65	00	01	15
		67	00	01	00
		66	00	12	65
		61/1	00	12	15
		61/3	00	00	55
		63/1	00	01	60
		62/1	00	02	40
		62/2	00	11	75
		36/1	00	06	35
		36/2	00	15	20
		35	00	04	55
		34	00	10	00

(1)	(2)	(3)	(4)	(5)	(6)
	KHADODHI	33/2	00	04	40
	(Cont...)				
	HARIPURA	18/1	00	12	05
		18/2	00	14	40
		17/1	00	00	05
		4	00	01	95
		6	00	22	40
		7	00	08	00
		8/2	00	08	05
		673/2	00	01	60
		671	00	18	05
		668/2	00	00	05
		670	00	05	35
		669	00	11	85
		666	00	07	20
		664/2	00	02	55
		665	00	09	95
		653	00	08	05
		Badalpur to Khadodhi Cart track	00	06	40
		101	00	02	55
		648/1	00	00	65
		648/2	00	12	05
		649/2	00	11	10
		646/1	00	01	50
		646/2	00	03	20
		645/1/1	00	00	20
		645/1/2	00	02	75
		645/2	00	06	85
		644/2	00	14	05
		Cart track from Dhuwaran to Khadodhi	00	00	95
		643 /1	00	00	85
		643/2	00	09	45
		642	00	01	90
		641/4b	00	18	00
		641/6b	00	13	15
		Cart track from Badalpur to Khadodhi	00	03	30
		422/1	00	03	30
		423	00	10	65
		424	00	08	50
		426	00	09	95
		425/1	00	08	50
		428/1	00	00	70
		428/2	00	06	85
		429	00	09	40
		Cart track from Badalpur to Khadodhi	00	02	65
		431	00	03	45
		430/1	00	06	05



(1)	(2)	(3)	(4)	(5)	(6)
	HARIPURA	430/2	00	09	40
	(Cont...)	435/3	00	07	60
		435/5	00	00	90
		435/6	00	13	30
		436/1a	00	01	20
		436/1b	00	06	55
		436/2	00	01	40
		436/3	00	11	60
		449	00	12	00
		441	00	05	55
		442	00	16	85
		446	00	16	80
		445/1b	00	09	65
		445/2	00	09	30
		472	00	00	05
	DHUWARAN	423	00	01	10
		414	00	08	35
		413	00	08	85
		412/1	00	13	70
		410	00	13	80
		399/2	00	13	10
		405	00	03	35
		400	00	00	10
		401	00	13	65
		393	00	01	60
		392/1	00	03	65
		392/2	00	05	60
		392/3	00	03	40
		394/3	00	00	25
		391/1	00	15	00
		390	00	22	45
		381/2	00	12	15
		382	00	05	40
		271	00	17	70
		270	00	00	70
		626/2	00	08	80
		626/3	00	06	50
		272/2	00	06	60
		Cart track from Dhuwaran to Pond	00	02	80
		241	00	09	15
		242/3	00	06	15
		247/1	00	07	20
		247/2	00	07	50
		249/1	00	08	15
		250	00	07	60
		253/5	00	00	10

(1)	(2)	(3)	(4)	(5)	(6)
	DHUWARAN	Saline Land	00	58	00
	(Cont...)	610	00	08	10
		210	00	04	10

By order and in the name of the Governor of Gujarat.

Y.B.Patel,

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ :- ૧૧-૨-૨૦૦૨.

ક્રમાંક: જીયુ-૨૦૦૨- ૧૮-જીપીસી-૧૧-૨૦૦૧-૪૩૮૮-ઇ, આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે આણંદ જિલ્લાના આંકલાવ તાલુકાના આંકલાવ ગામથી આણંદ જિલ્લાના ખંભાત તાલુકાના ધુવારણ ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ ( ગુજરાત સરકારના સાહસ- ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની ), ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે, ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હકક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ-૩ ની પેટા કલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવા માટેનો ઈરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ત્રીસ (૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચી

જિલ્લો : આણંદ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
અંકલાવ	અંકલાવ	૮૫ પૈકી	૦૦	૧૨	૨૦
બોરસદ	કોસીદા	૪૫	૦૦	૦૬	૨૦
		૪૬	૦૦	૨૫	૨૫
		૪૭	૦૦	૦૦	૦૫
		૪૩ પૈકી	૦૦	૦૭	૬૦
		૬૨	૦૦	૧૨	૨૫
		૬૩	૦૦	૨૧	૦૦
		૬૮ પૈકી	૦૦	૦૦	૧૫
		૬૮ પૈકી	૦૦	૧૮	૫૫
		૭૦	૦૦	૦૩	૫૦
		૬૮	૦૦	૧૨	૦૦
		કોસીદા - કીખલોડ ગાડામાર્ગ	૦૦	૦૧	૬૦
		૮૦	૦૦	૧૨	૩૫
		૮૧	૦૦	૧૨	૮૦
		૮૭	૦૦	૧૬	૫૫
		૮૬	૦૦	૦૬	૮૦
		૮૪	૦૦	૦૦	૨૦
		૮૫	૦૦	૨૧	૨૫
		૮૭	૦૦	૦૮	૨૦
		કોસીદા - કીખલોડ ગાડામાર્ગ	૦૦	૦૫	૮૦
		૩૬૩	૦૦	૨૧	૭૫
		૩૬૨	૦૦	૦૬	૫૦
		૩૪૮	૦૦	૧૭	૧૫
		૩૬૦	૦૦	૧૫	૭૫
		૩૫૮	૦૦	૦૦	૦૫
		૩૫૮	૦૦	૦૮	૭૦
		૩૫૫	૦૦	૧૮	૩૫
		૩૫૪	૦૦	૦૦	૪૫
		કીખલોડ - કોસીદા ગાડા માર્ગ	૦૦	૧૧	૫૫
		૪૦૨	૦૦	૦૮	૨૫
		૪૦૩	૦૦	૦૪	૩૫
		૪૨૪	૦૦	૨૧	૦૦
		૪૨૫	૦૦	૦૦	૮૫
		૪૨૬ પૈકી	૦૦	૦૦	૪૫
		૪૨૩	૦૦	૧૮	૫૦
		૪૨૨	૦૦	૨૩	૮૦
		૪૨૧/૧	૦૦	૦૨	૩૫
		૪૨૧/૨	૦૦	૧૨	૭૫
		૪૧૮	૦૦	૨૦	૪૦
		૪૨૦ પૈકી	૦૦	૧૧	૮૫
		૪૫૩	૦૦	૧૦	૩૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કોસીદા	લાલપુર થી કોસીદા ગાડા માર્ગ	૦૦	૦૧	૦૦
	(ચાલુ...)	૪૪૨	૦૦	૦૨	૪૫
		૪૫૦	૦૦	૦૦	૦૫
		૪૫૧	૦૦	૧૦	૪૫
		૪૫૨	૦૦	૧૯	૯૦
		૪૭૬	૦૦	૦૯	૮૦
		૪૭૮	૦૦	૩૯	૬૫
		૪૮૨	૦૦	૧૪	૨૦
		૪૮૦	૦૦	૦૧	૦૫
		લાલપુર થી કોસીદા ગાડા માર્ગ	૦૦	૦૧	૦૫
		૫૧૪	૦૦	૦૫	૩૦
		૫૧૫	૦૦	૧૭	૭૦
		૫૧૭	૦૦	૫૭	૯૦
	અલારસા	૪૩૨/૧/૧	૦૦	૦૭	૦૦
		૪૩૨/૧/૨	૦૦	૦૪	૬૦
		૪૩૪/૬	૦૦	૦૪	૭૫
		૪૩૩	૦૦	૧૨	૦૦
		૪૨૧	૦૦	૨૧	૫૫
		૪૨૦/૨	૦૦	૦૭	૯૦
		૪૨૦/૧	૦૦	૧૨	૧૦
	પીપલી	૧૧૩	૦૦	૨૨	૪૦
		૧૧૪	૦૦	૧૯	૦૦
		૧૧૮	૦૦	૧૩	૦૫
		૧૧૫	૦૦	૦૦	૫૫
		૧૧૬	૦૦	૦૭	૦૦
		૧૧૭	૦૦	૨૩	૩૫
		પીપલી અલારસા ગાડા માર્ગ	૦૦	૦૧	૮૫
		૧૩૨	૦૦	૨૫	૩૦
		૧૩૧	૦૦	૧૭	૪૫
		૧૩૦	૦૦	૦૭	૯૦
		૧૩૬	૦૦	૩૭	૯૦
		૪૩	૦૦	૦૦	૨૦
		૪૦	૦૦	૨૯	૦૫
		પીપલી અલારસા ગાડા માર્ગ	૦૦	૦૦	૮૦
		૪૨	૦૦	૦૮	૬૦
		૩૨	૦૦	૫૭	૭૫
		૩૧	૦૦	૦૦	૩૦
		પીપલી અલારસા ગાડા માર્ગ	૦૦	૦૨	૬૫
		૪૩૧	૦૦	૦૦	૨૦
		૪૩૯	૦૦	૨૦	૧૫
		પીપલી - ખેડાસા ગાડા માર્ગ	૦૦	૦૧	૨૫
		૪૪૦	૦૦	૧૨	૫૦
		૪૪૩	૦૦	૧૭	૩૦
		૩૮૭	૦૦	૧૫	૮૦
		પીપલી - ખેડાસા ગાડા માર્ગ	૦૦	૦૨	૨૫
		૩૮૫	૦૦	૦૪	૭૦
		૩૮૪	૦૦	૧૧	૯૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	પીપલી	૩૮૩	૦૦	૧૨	૦૦
	(ચાલુ...)	૩૬૬	૦૦	૧૧	૬૦
		૩૬૫	૦૦	૦૪	૩૫
		૩૫૮	૦૦	૨૦	૫૫
		૩૫૭	૦૦	૦૦	૨૫
		૩૫૯	૦૦	૦૯	૨૫
		૩૬૦	૦૦	૧૦	૫૫
		૩૬૧	૦૦	૦૬	૫૦
		૩૫૩	૦૦	૦૩	૯૦
		૩૫૨	૦૦	૧૨	૯૫
		૩૫૧	૦૦	૦૦	૧૫
ખેડાસા		૪૬૪/એ	૦૦	૧૬	૬૫
		ખેડાસા અલારસા ગાડા માર્ગ	૦૦	૦૨	૫૫
		૨૬૬/૩	૦૦	૦૧	૫૦
		૨૬૨/૩	૦૦	૧૦	૫૦
		૨૬૨/૪	૦૦	૧૧	૨૦
		૨૬૨/૨	૦૦	૦૫	૬૫
		૨૬૨/૧	૦૦	૦૫	૯૦
		૨૬૪.૫૬૩	૦૦	૧૨	૩૦
		૨૬૪/૫૬૩	૦૦	૧૩	૦૦
		૨૪૭	૦૦	૧૧	૫૫
		૨૪૬/૨	૦૦	૦૦	૨૫
		૨૪૮	૦૦	૦૭	૪૫
		૨૪૫/૫૬૩	૦૦	૦૬	૮૦
		૨૪૫૫૬૩	૦૦	૦૬	૮૦
		ભાદરણ - ખેડાસા ગાડા માર્ગ	૦૦	૦૧	૦૦
		૨૪૨	૦૦	૦૯	૪૫
		૨૪૧	૦૦	૧૨	૬૦
		૨૪૩/૧	૦૦	૦૧	૫૫
		૨૩૭	૦૦	૦૧	૫૦
		૨૨૩/૧+૨+૩	૦૦	૨૪	૯૦
		૨૨૪	૦૦	૧૫	૫૫
		૨૨૫/૨	૦૦	૧૨	૬૦
		ભાદરણ - ખેડાસા ગાડા માર્ગ	૦૦	૦૪	૭૫
		૧૯૯	૦૦	૦૫	૩૫
		૧૯૮/૧+૨/એ	૦૦	૦૦	૨૫
		૧૯૮/૨+૩/બી	૦૦	૨૭	૪૦
		૧૯૭/૨/બી+સી	૦૦	૦૩	૬૦
		૧૧૯/૧+૩	૦૦	૧૫	૬૫
		૧૨૧/૨	૦૦	૦૩	૭૫
		૧૨૧/૩	૦૦	૧૧	૪૫
		૧૨૦	૦૦	૨૨	૭૫
		૧૨૩ ગવર્નમેન્ટ લેન્ડ	૦૦	૦૦	૭૫
		૯૯/૧	૦૦	૧૨	૪૦
		૯૯	૦૦	૧૪	૭૫
		૯૭/૧/૧	૦૦	૧૦	૭૫
		૯૭/૧/૨	૦૦	૦૫	૬૦
		૯૭/૨	૦૦	૦૬	૦૦
		૯૬/૧	૦૦	૦૫	૬૦
વાલવોડ		૧૦૫૯	૦૦	૦૨	૦૦
		૧૦૬૦	૦૦	૪૨	૮૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	વાલવોડ	૧૦૫૦	૦૦	૨૭	૨૦
	(ચાલુ...)	૧૦૬૬	૦૦	૦૦	૩૫
		૧૦૬૭	૦૦	૧૬	૩૫
		૧૦૭૧	૦૦	૫૦	૪૦
	વાલવોડ - ખેડાસા ગાડા માર્ગ		૦૦	૦૧	૧૫
		૧૦૨૭	૦૦	૧૧	૩૦
		૧૦૨૮	૦૦	૧૧	૦૫
		૧૦૨૪	૦૦	૩૧	૭૫
		૧૦૨૩	૦૦	૧૭	૪૦
		૧૦૦૪	૦૦	૧૮	૭૦
		૧૦૦૨	૦૦	૧૫	૭૫
	વાલવોડ - ભાદરજા ગાડા માર્ગ		૦૦	૦૨	૫૦
		૧૦૦૧	૦૦	૧૮	૧૫
		૮૮૮	૦૦	૩૪	૩૦
		૮૮૮	૦૦	૧૪	૧૦
		૮૬૨	૦૦	૧૭	૫૫
		૮૬૩/૨	૦૦	૧૫	૮૦
		૮૫૮/૨	૦૦	૦૫	૩૦
		૮૫૮/૧	૦૦	૦૬	૬૫
		૮૫૮	૦૦	૧૮	૧૫
	ગાડા માર્ગ		૦૦	૦૦	૭૫
		૮૪૮	૦૦	૧૬	૦૦
		૮૫૦	૦૦	૧૩	૨૦
	વાલવોડ - ભાદરજા ગાડા માર્ગ		૦૦	૦૦	૮૦
		૮૩૮	૦૦	૨૧	૫૫
		૮૩૭	૦૦	૨૮	૭૦
		૮૨૩	૦૦	૨૮	૫૦
	વાલવોડ - ભાદરજા ગાડા માર્ગ		૦૦	૦૦	૬૦
		૭૮૬	૦૦	૦૭	૪૦
	વાલવોડ - ભાદરજા ગાડા માર્ગ		૦૦	૦૫	૪૫
		૭૭૫	૦૦	૦૨	૫૦
		૭૭૬	૦૦	૨૩	૦૦
		૭૮૫	૦૦	૦૫	૪૦
		૭૭૭	૦૦	૩૭	૧૦
		૭૮૦	૦૦	૪૮	૮૫
	વાલવોડ - ભાદરજા ગાડા માર્ગ		૦૦	૦૧	૨૦
		૬૧૧	૦૦	૪૦	૬૦
		૬૧૦	૦૦	૦૮	૧૫
		૬૦૮	૦૦	૧૩	૫૦
		૬૦૮	૦૦	૧૪	૦૦
		૫૮૭	૦૦	૨૦	૧૦
		૫૮૬	૦૦	૪૧	૭૫
		૫૮૪	૦૦	૦૩	૬૦
		૫૮૩	૦૦	૧૪	૪૫
સીસવા	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૩	૫૦
		૪૬૪/૧	૦૦	૦૪	૪૦
		૪૬૫/૨	૦૦	૦૫	૮૫
		૪૬૫/૧	૦૦	૧૧	૧૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	સીસવા	૪૭૦	૦૦	૦૬	૯૦
	(ચાલુ...)	૪૬૯	૦૦	૧૮	૯૦
		૪૫૯/૧	૦૦	૧૧	૬૫
		૪૭૯	૦૦	૧૦	૬૫
		૪૮૧/૧	૦૦	૦૧	૯૦
		૪૮૧/૨	૦૦	૦૩	૧૦
		૪૮૧/૩	૦૦	૦૩	૩૦
		૪૮૧/૪	૦૦	૦૨	૫૦
		૪૮૧/૫	૦૦	૦૬	૬૦
		૪૮૬	૦૦	૦૩	૭૫
		૪૮૫/૧	૦૦	૦૯	૬૦
		૪૮૫/૨	૦૦	૧૨	૧૫
	સીસવા - ઉમલાવ ગાડા માર્ગ		૦૦	૦૧	૩૫
		૫૪૮	૦૦	૦૮	૧૦
		૫૭૦/૧	૦૦	૧૩	૪૦
		૫૫૦/૨	૦૦	૦૫	૦૦
		૫૬૮	૦૦	૧૫	૩૦
		૫૬૯	૦૦	૦૦	૨૫
		૫૫૩/૧	૦૦	૦૦	૧૦
		૫૬૭/૨	૦૦	૧૩	૭૦
		૫૬૭/૧	૦૦	૦૫	૮૫
		૫૬૭/૩	૦૦	૦૬	૯૦
		૫૭૫/૧	૦૦	૦૯	૧૦
		૫૭૪/૧	૦૦	૦૪	૪૫
		૫૭૪/૨	૦૦	૦૩	૩૦
		૫૭૭/૨	૦૦	૦૦	૮૦
		૫૭૭/૩	૦૦	૦૮	૮૫
		૫૭૮ પૈકી	૦૦	૦૫	૦૦
		૫૭૮ પૈકી	૦૦	૧૪	૩૫
		૬૮૭	૦૦	૩૨	૫૦
		૬૮૮	૦૦	૧૯	૭૦
		૬૮૫	૦૦	૦૦	૬૫
		૬૮૪/૨	૦૦	૦૩	૫૦
		૬૮૪/૧	૦૦	૦૬	૧૫
		૬૮૩/૨	૦૦	૦૨	૮૫
		૬૮૩/૧	૦૦	૦૯	૧૫
	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૧	૩૫
		૭૬૬/૧	૦૦	૧૦	૧૦
		૭૬૬/૨	૦૦	૦૯	૫૦
		૭૬૫	૦૦	૨૨	૫૦
		૭૬૩/૧	૦૦	૦૧	૭૦
		૭૬૩/૨	૦૦	૧૬	૭૫
		૭૬૧	૦૦	૧૪	૯૫
		૭૯૬	૦૦	૦૪	૮૦
		૭૯૭/૧	૦૦	૦૫	૮૦
		૭૯૭/૨	૦૦	૦૮	૫૦
	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૧	૦૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	સીસવા	૮૦૬/૨	૦૦	૦૧	૨૦
	(ચાલુ...)	૮૦૬/૧	૦૦	૦૮	૭૦
		૮૦૫/૧	૦૦	૦૭	૬૫
		૮૦૮/૨	૦૦	૦૪	૬૫
		૮૦૮	૦૦	૧૧	૭૦
		૮૮૭	૦૦	૦૩	૭૦
		૮૮૫/૨	૦૦	૦૮	૭૫
		૮૮૬	૦૦	૦૬	૭૫
	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૧	૪૦
		૮૦૮	૦૦	૧૬	૭૦
		૮૧૦	૦૦	૦૦	૨૫
		૮૦૮	૦૦	૧૨	૮૦
		૮૧૧/૧	૦૦	૦૩	૨૦
		૮૧૧/૨	૦૦	૦૮	૬૦
		૮૧૨/૧	૦૦	૦૪	૨૦
		૮૧૨/૨	૦૦	૦૩	૩૦
		૮૧૨/૩	૦૦	૦૩	૩૦
કઠોલ	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૧	૪૦
		૪૭૭	૦૦	૧૬	૪૦
		૪૭૮/૧	૦૦	૦૫	૮૦
		૪૭૩	૦૦	૦૦	૨૫
		૪૭૨/૮	૦૦	૦૦	૦૫
		૪૭૨/૧૦	૦૦	૦૭	૮૫
		૪૭૮/૨	૦૦	૦૦	૨૫
		૪૭૮/૩	૦૦	૧૧	૦૫
		૪૭૮/૪	૦૦	૦૨	૮૦
		૪૭૮/૫	૦૦	૦૨	૮૦
		૪૭૮/૭	૦૦	૦૫	૦૦
		૪૭૮/૮	૦૦	૧૩	૮૦
		૪૭૮/૯	૦૦	૦૨	૬૦
		૪૭૮/૧૦	૦૦	૦૨	૦૦
		૪૭૮/૧૧	૦૦	૦૧	૫૫
		૪૮૦/૧	૦૦	૦૦	૧૫
		૪૭૧/૧	૦૦	૧૦	૦૦
		૪૭૧/૨	૦૦	૧૫	૬૦
		૪૭૧/૩	૦૦	૧૬	૨૫
	કઠોલ - ઉમલાવ ગાડા માર્ગ		૦૦	૦૦	૮૦
		૪૮૫/૧	૦૦	૧૮	૭૦
		૪૮૫/૨	૦૦	૦૬	૩૦
		૪૮૮/૧/બી	૦૦	૧૨	૧૫
		૪૮૮/૨	૦૦	૧૭	૦૦
		૪૮૦/૪	૦૦	૦૦	૮૫
		૪૮૧/૧	૦૦	૦૫	૫૫
		૪૮૧/૨	૦૦	૨૨	૬૫
		૫૪૭	૦૦	૧૮	૮૦
		૫૪૫	૦૦	૦૧	૦૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કકોલ	૫૪૬	૦૦	૧૩	૩૦
	(આલુ...)	૫૪૪/૧	૦૦	૦૫	૩૫
		૫૪૪/૨	૦૦	૦૬	૦૦
		૫૪૮/એ	૦૦	૦૫	૪૫
		૫૪૮/બી	૦૦	૦૮	૪૫
	ઉમલાવ - કકોલ ગાડામાર્ગ		૦૦	૦૦	૫૦
	૩		૦૦	૨૧	૨૦
	૪		૦૦	૦૮	૧૫
	૫		૦૦	૧૨	૫૫
	૬/૧		૦૦	૧૨	૨૦
	૬/૨		૦૦	૧૨	૦૦
ગોરવા.	૧૪૮		૦૦	૪૬	૧૫
	૧૪૮		૦૦	૦૦	૮૦
	કોતર		૦૦	૦૨	૦૫
	૧૪૭		૦૦	૧૫	૦૦
	૧૪૬/૩		૦૦	૧૮	૩૫
	૧૪૫		૦૦	૧૫	૭૫
	૧૫૮/૩		૦૦	૦૫	૭૫
	૧૪૩/૨/એ		૦૦	૧૦	૦૦
	૧૪૩/૨/બી		૦૦	૧૨	૫૦
	૧૪૨/૧		૦૦	૦૨	૬૫
	૧૪૨/૨/એ		૦૦	૦૮	૫૫
	૧૪૨/૨/બી		૦૦	૦૨	૪૫
	૧૪૧/૧		૦૦	૦૪	૩૫
	૧૪૧/૨		૦૦	૦૭	૭૫
	ગાડા માર્ગ		૦૦	૦૧	૦૫
	૧૩૮/૧		૦૦	૧૧	૪૦
	૧૩૮		૦૦	૧૨	૨૫
	૧૩૭		૦૦	૧૮	૮૦
	૧૩૬		૦૦	૦૨	૮૦
	ગાડા માર્ગ		૦૦	૦૭	૪૦
	૧૨૩		૦૦	૦૧	૧૫
	૧૨૪		૦૦	૧૮	૩૫
	ગાડા માર્ગ		૦૦	૧૩	૨૫
	૧૨૮		૦૦	૧૫	૨૦
	૧૨૮		૦૦	૨૪	૦૫
	દહેવાણ - ગોરવા ગાડા માર્ગ		૦૦	૧૩	૨૫
	૧૮૪		૦૦	૦૦	૫૫
	૧૮૫		૦૦	૦૪	૬૦
દહેવાણ	૧૩૩૮		૦૦	૧૨	૨૫
	દહેવાણ - ગોરવા ગાડા માર્ગ		૦૦	૦૦	૮૦
	૧૩૩૮		૦૦	૦૭	૧૦
	૧૩૩૭/૧		૦૦	૦૬	૪૫
	૧૩૩૭/૨		૦૦	૦૩	૨૫
	૧૩૧૩		૦૦	૦૮	૦૫
	૧૩૧૪		૦૦	૦૦	૧૫
	૧૩૧૨		૦૦	૧૬	૮૫
	૧૩૧૬		૦૦	૨૧	૮૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દહેવાણ	૧૩૨૦	૦૦	૧૪	૦૫
	(આલુ...)	૧૩૨૧	૦૦	૧૦	૮૫
		૧૧૫૯	૦૦	૧૮	૪૫
		૧૧૫૮/૧	૦૦	૧૩	૩૫
		૧૧૫૨/૨	૦૦	૦૮	૩૦
		૧૧૫૧ ગવર્નમેન્ટ વેસ્ટ લેન્ડ	૦૦	૦૩	૮૦
		૧૧૪૯/૧	૦૦	૧૦	૪૦
		૧૧૫૦	૦૦	૦૦	૫૦
		૧૧૭૨/૨	૦૦	૩૧	૬૦
		૧૧૭૩	૦૦	૧૫	૫૫
		૧૧૭૪	૦૦	૦૦	૧૦
		૧૧૩૫	૦૦	૦૧	૨૫
		૧૧૩૪/૨	૦૦	૦૦	૨૫
		૧૧૩૪/૩	૦૦	૧૧	૪૦
		૧૧૩૩/૧	૦૦	૧૧	૯૦
		૧૧૩૩/૨	૦૦	૧૧	૨૦
		દહેવાણ થી કંકાપુરા ગાડા માર્ગ	૦૦	૦૧	૯૫
		૧૧૩૦	૦૦	૧૩	૬૫
		૧૧૨૮	૦૦	૦૯	૭૦
		૧૧૮૭/૧	૦૦	૦૧	૮૦
		૧૧૮૭/૨	૦૦	૦૩	૧૦
		૧૧૮૭/૩	૦૦	૦૦	૯૫
		૧૧૮૭/૪	૦૦	૦૦	૧૦
		૧૧૨૭પૈકી	૦૦	૦૧	૭૫
		૧૧૨૭પૈકી	૦૦	૦૮	૪૦
		૯૬૧/૧	૦૦	૧૨	૦૦
		૯૬૧/પૈકી	૦૦	૦૫	૦૦
		૯૬૧/૨/પૈકી	૦૦	૦૪	૭૦
		૯૬૩/૧	૦૦	૧૨	૮૫
		૯૬૩/૨/પૈકી	૦૦	૦૦	૭૫
		૯૬૩/૨/પૈકી	૦૦	૦૨	૨૫
		૯૬૩/૩	૦૦	૦૨	૮૦
		૯૬૩/૪	૦૦	૦૨	૮૦
		૯૬૩/૫/પૈકી	૦૦	૦૩	૪૦
		૯૬૬	૦૦	૨૨	૭૦
		૯૬૪	૦૦	૦૧	૬૫
		૯૬૫	૦૦	૧૦	૬૦
		૮૪૨પૈકી	૦૦	૦૯	૧૫
		૮૪૨પૈકી	૦૦	૧૫	૦૦
		૮૪૩	૦૦	૦૦	૩૦
		૮૪૧	૦૦	૪૯	૩૫
		૭૪૧	૦૦	૧૨	૮૦
		૭૨૭પૈકી	૦૦	૧૧	૬૦
		૭૪૦	૦૦	૦૩	૩૫
		૭૩૦	૦૦	૦૭	૩૫
		૭૩૧/૧	૦૦	૦૪	૪૦
		૭૩૧/૨	૦૦	૦૪	૭૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દહેવાણ	૭૩૩	૦૦	૧૩	૬૫
	(આલુ...)	૭૩૪	૦૦	૧૭	૨૫
		૭૧૮/૧	૦૦	૦૦	૪૦
		૭૩૫	૦૦	૧૬	૮૫
	દહેવાણ - કંકાપુરા ગાડા માર્ગ		૦૦	૦૧	૦૦
	૬૧૪		૦૦	૦૮	૭૫
	૬૧૫ પૈકી		૦૦	૦૪	૮૦
	૬૧૬		૦૦	૧૮	૮૦
	દહેવાણ થી કંકાપુરા ગાડા માર્ગ		૦૦	૦૧	૩૦
	૫૨૭ પૈકી		૦૦	૦૧	૧૫
	૫૨૬		૦૦	૩૮	૫૦
	૫૨૫/૧ પૈકી		૦૦	૦૩	૮૦
	૫૨૫/૨		૦૦	૧૦	૦૫
	૫૨૪		૦૦	૧૦	૭૦
	૫૨૩		૦૦	૦૮	૧૫
	૫૧૮		૦૦	૧૩	૦૫
	દહેવાણ - કંકાપુરા ગાડા માર્ગ		૦૦	૦૧	૪૫
	૪૪૦/૧		૦૦	૦૩	૪૫
	૪૪૧ પૈકી		૦૦	૧૧	૭૫
	૪૪૧/૧		૦૦	૧૬	૭૦
	૪૩૮		૦૦	૦૫	૨૫
	૪૪૪ પૈકી		૦૦	૧૮	૩૦
	૪૪૫/૧		૦૦	૦૦	૫૦
	૪૧૨/૨ પૈકી		૦૦	૧૨	૦૦
	૪૧૧		૦૦	૧૨	૬૦
	૪૧૦/૧		૦૦	૦૦	૮૫
	૪૦૮/૨		૦૦	૨૧	૩૫
	૩૦૫/૧		૦૦	૦૮	૫૫
	૩૧૨/૨		૦૦	૦૬	૧૫
	૩૧૨/૩		૦૦	૧૪	૫૦
	૩૧૧/૨		૦૦	૦૮	૫૫
	૩૦૮/૧ પૈકી		૦૦	૦૦	૩૫
	૩૦૮/૨		૦૦	૧૮	૧૦
	૩૦૭/૧		૦૦	૦૦	૨૫
	૩૦૮/૨		૦૦	૧૪	૭૦
	ગાડા માર્ગ		૦૦	૦૦	૮૦
	૧૮૬/૨		૦૦	૦૦	૧૦
	૧૮૬/૨ પૈકી		૦૦	૦૧	૫૦
	૧૮૬/૩ પૈકી		૦૦	૦૬	૬૦
	૧૮૬/૩ પૈકી		૦૦	૦૪	૬૦
	૧૮૭ પૈકી		૦૦	૦૭	૩૦
	૧૮૭/૧		૦૦	૧૦	૬૦
	૧૮૪/૨		૦૦	૦૦	૪૦
	૧૮૪/૩		૦૦	૦૮	૧૦
	દહેવાણ થી કહાલુ ગાડા માર્ગ		૦૦	૦૨	૦૦
	૧૮૩/૧		૦૦	૦૭	૬૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દહેવાણ	૧૮૩/૨ પૈકી	૦૦	૦૮	૬૫
	(ચાલુ...)	૧૮૨ પૈકી	૦૦	૧૨	૪૦
		૧૮૨ પૈકી	૦૦	૦૬	૮૦
	કાલુ	૭૦	૦૦	૦૧	૮૫
		૭૧/૪	૦૦	૦૪	૮૦
		૭૧/૩	૦૦	૦૦	૦૫
		૭૧/૫	૦૦	૧૦	૭૦
		૭૨/૩	૦૦	૦૦	૬૫
		૮૭/૩	૦૦	૧૪	૮૫
		૮૮/૨	૦૦	૧૪	૮૦
		૮૮/૩	૦૦	૦૬	૮૦
		૮૮/૪	૦૦	૦૬	૦૫
		૮૮/૫	૦૦	૦૧	૬૫
		કાલુ - દહેવાણ ગાડા માર્ગ	૦૦	૦૧	૪૫
		૫૪/૧	૦૦	૦૫	૫૫
		૫૩/૫	૦૦	૦૫	૦૦
		૫૩/૨	૦૦	૦૮	૮૦
		૫૩/૩	૦૦	૦૭	૪૫
		૫૩/૪	૦૦	૦૦	૭૦
		૪૭/૧	૦૦	૦૮	૦૦
		૪૭/૨	૦૦	૦૮	૦૫
		૪૬/૩	૦૦	૦૫	૨૦
		૪૮/૧+૩	૦૦	૦૨	૬૫
		૪૫/૨	૦૦	૧૦	૫૫
		૪૫/૩	૦૦	૦૭	૧૦
		૪૫/૪	૦૦	૧૦	૦૫
		૪૫/૫	૦૦	૦૦	૬૦
		૪૫/૬	૦૦	૦૩	૮૫
		૪૨/૨	૦૦	૦૧	૭૦
		૪૧/૧	૦૦	૧૪	૫૦
		૪૧/૩	૦૦	૦૩	૭૦
		૪૦/૩	૦૦	૦૦	૩૦
		૪૦/૪	૦૦	૧૨	૮૫
		૩૬	૦૦	૧૨	૧૦
		૩૫	૦૦	૦૮	૮૦
	બદલપુર	૨૩૧/૨	૦૦	૧૮	૧૦
		૨૩૧/૩	૦૦	૦૫	૩૦
		૧૧૧/૧	૦૦	૦૫	૩૦
		૧૧૧/૨	૦૦	૦૫	૪૦
		૧૧૧/૩/બી	૦૦	૦૨	૬૫
		૧૧૧/૩/બી	૦૦	૦૨	૬૫
		૧૧૨/૧	૦૦	૦૬	૦૦
		૧૧૨/૨	૦૦	૧૨	૮૫
		૧૦૮/૨	૦૦	૦૧	૫૦
		૧૦૮/૪/પૈકી	૦૦	૦૪	૦૦
		૧૦૮/૧+૪	૦૦	૦૩	૫૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	બદલપુર	૧૦૮/૨	૦૦	૦૩	૨૫
	(ચાલુ...)	૧૦૮/૩	૦૦	૦૩	૮૦
		૮૮/૧	૦૦	૦૪	૧૦
		૮૮/૨	૦૦	૦૪	૮૦
		૮૮/૩	૦૦	૦૨	૨૦
		૮૮/૪	૦૦	૦૩	૬૫
		૮૮/૨	૦૦	૦૭	૪૦
		૮૮/૩	૦૦	૦૬	૪૦
		૮૭/૨	૦૦	૦૬	૦૫
		૮૬	૦૦	૦૦	૧૦
		૧૦૦	૦૦	૧૪	૮૦
		૮૫	૦૦	૦૦	૨૫
		૮૪/૧	૦૦	૦૫	૪૦
		૮૪/૨	૦૦	૧૦	૮૦
		૮૧/૧	૦૦	૦૮	૩૦
		૮૧/૨	૦૦	૦૪	૨૦
		૮૭/૪+૫	૦૦	૦૪	૭૫
		૮૮/૧	૦૦	૧૭	૭૫
		૮૮/૨	૦૦	૦૨	૨૫
		૮૫/૨	૦૦	૦૦	૫૦
		૮૫/૩	૦૦	૧૧	૨૫
		૮૪/૨	૦૦	૦૧	૮૫
		૭૮/૨/એ+બી	૦૦	૧૪	૮૫
		૮૦/૧	૦૦	૧૩	૮૦
		૮૦/૨/એ	૦૦	૦૫	૪૦
		૮૦/૨/બી	૦૦	૦૫	૭૦
ખંભાત	ખડોધી	૭૨/૫	૦૦	૦૦	૨૫
		૭૨/૬	૦૦	૦૩	૪૦
		૭૨/૭	૦૦	૦૪	૬૫
		૭૧	૦૦	૧૦	૫૫
		૭૦/૧	૦૦	૦૬	૧૦
		૭૩/૪	૦૦	૦૪	૬૦
		૬૮/૨	૦૦	૦૦	૮૫
		૬૮	૦૦	૧૧	૪૦
		૬૫	૦૦	૦૧	૧૫
		૬૭	૦૦	૦૧	૦૦
		૬૬	૦૦	૧૨	૬૫
		૬૧/૧	૦૦	૧૨	૧૫
		૬૧/૩	૦૦	૦૦	૫૫
		૬૩/૧	૦૦	૦૧	૬૦
		૬૨/૧	૦૦	૦૨	૪૦
		૬૨/૨	૦૦	૧૧	૭૫
		૩૬/૧	૦૦	૦૬	૩૫
		૩૬/૨	૦૦	૧૫	૨૦
		૩૫	૦૦	૦૪	૫૫
		૩૪	૦૦	૧૦	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ખડોધી (આલુ...)	૩૩/૨	૦૦	૦૪	૪૦
	હરીપુરા	૧૮/૧	૦૦	૧૨	૦૫
		૧૮/૨	૦૦	૧૪	૪૦
		૧૭/૧	૦૦	૦૦	૦૫
		૪	૦૦	૦૧	૮૫
		૬	૦૦	૨૨	૪૦
		૭	૦૦	૦૮	૦૦
		૮/૨	૦૦	૦૮	૦૫
		૬૭૩/૨	૦૦	૦૧	૬૦
		૬૭૧	૦૦	૧૮	૦૫
		૬૬૮/૨	૦૦	૦૦	૦૫
		૬૭૦	૦૦	૦૫	૩૫
		૬૬૮	૦૦	૧૧	૮૫
		૬૬૬	૦૦	૦૭	૨૦
		૬૬૪/૨	૦૦	૦૨	૫૫
		૬૬૫	૦૦	૦૮	૮૫
		૬૫૩	૦૦	૦૮	૦૫
		બદલપુર થી ખડોધી ગાડા માર્ગ	૦૦	૦૬	૪૦
		૧૦૧	૦૦	૦૨	૫૫
		૬૪૮/૧	૦૦	૦૦	૬૫
		૬૪૮/૨	૦૦	૧૨	૦૫
		૬૪૮/૨	૦૦	૧૧	૧૦
		૬૪૬/૧	૦૦	૦૧	૫૦
		૬૪૬/૨	૦૦	૦૩	૨૦
		૬૪૫/૧/૧	૦૦	૦૦	૨૦
		૬૪૫/૧/૨	૦૦	૦૨	૭૫
		૬૪૫/૨	૦૦	૦૬	૮૫
		૬૪૪/૨	૦૦	૧૪	૦૫
		ધુવારણ - ખડોધી ગાડા માર્ગ	૦૦	૦૦	૮૫
		૬૪૩/૧	૦૦	૦૦	૮૫
		૬૪૩/૨	૦૦	૦૮	૪૫
		૬૪૨	૦૦	૦૧	૮૦
		૬૪૧/૪/બી	૦૦	૧૮	૦૦
		૬૪૧/૬/બી	૦૦	૧૩	૧૫
		બદલપુર - ખડોધી ગાડા માર્ગ	૦૦	૦૩	૩૦
		૪૨૨/૧	૦૦	૦૩	૩૦
		૪૨૩	૦૦	૧૦	૬૫
		૪૨૪	૦૦	૦૮	૫૦
		૪૨૬	૦૦	૦૮	૮૫
		૪૨૫/૧	૦૦	૦૮	૫૦
		૪૨૮/૧	૦૦	૦૦	૭૦
		૪૨૮/૨	૦૦	૦૬	૮૫
		૪૨૮	૦૦	૦૮	૪૦
		બદલપુર - ખડોધી ગાડા માર્ગ	૦૦	૦૨	૬૫
		૪૩૧	૦૦	૦૩	૪૫
		૪૩૦/૧	૦૦	૦૬	૦૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	હરીપુરા	૪૩૦/૨	૦૦	૦૯	૪૦
	(ચાલુ...)	૪૩૫/૩	૦૦	૦૭	૬૦
		૪૩૫/૫	૦૦	૦૦	૮૦
		૪૩૫/૬	૦૦	૧૩	૩૦
		૪૩૬/૧/એ	૦૦	૦૧	૨૦
		૪૩૬/૧/બી	૦૦	૦૬	૫૫
		૪૩૬/૨	૦૦	૦૧	૪૦
		૪૩૬/૩	૦૦	૧૧	૬૦
		૪૪૮	૦૦	૧૨	૦૦
		૪૪૧	૦૦	૦૫	૫૫
		૪૪૨	૦૦	૧૬	૮૫
		૪૪૬	૦૦	૧૬	૮૦
		૪૪૫/૧/બી	૦૦	૦૮	૬૫
		૪૪૫/૨	૦૦	૦૮	૩૦
		૪૭૨	૦૦	૦૦	૦૫
ધુવારણ		૪૨૩	૦૦	૦૧	૧૦
		૪૧૪	૦૦	૦૮	૩૫
		૪૧૩	૦૦	૦૮	૮૫
		૪૧૨/૧	૦૦	૧૩	૭૦
		૪૧૦	૦૦	૧૩	૮૦
		૩૮૮/૨	૦૦	૧૩	૧૦
		૪૦૫	૦૦	૦૩	૩૫
		૪૦૦	૦૦	૦૦	૧૦
		૪૦૧	૦૦	૧૩	૬૫
		૩૮૩	૦૦	૦૧	૬૦
		૩૮૨/૧	૦૦	૦૩	૬૫
		૩૮૨/૨	૦૦	૦૫	૬૦
		૩૮૨/૩	૦૦	૦૩	૪૦
		૩૮૪/૩	૦૦	૦૦	૨૫
		૩૮૧/૧	૦૦	૧૫	૦૦
		૩૮૦	૦૦	૨૨	૪૫
		૩૮૧/૨	૦૦	૧૨	૧૫
		૩૮૨	૦૦	૦૫	૪૦
		૨૭૧	૦૦	૧૭	૭૦
		૨૭૦	૦૦	૦૦	૭૦
		૬૨૬/૨	૦૦	૦૮	૮૦
		૬૨૬/૩	૦૦	૦૬	૫૦
		૨૭૨/૨	૦૦	૦૬	૬૦
	ધુવારણ તળાવ ગાડા માર્ગ		૦૦	૦૨	૮૦
		૨૪૧	૦૦	૦૮	૧૫
		૨૪૨/૩	૦૦	૦૬	૧૫
		૨૪૭/૧	૦૦	૦૭	૨૦
		૨૪૭/૨	૦૦	૦૭	૫૦
		૨૪૮/૧	૦૦	૦૮	૧૫
		૨૫૦	૦૦	૦૭	૬૦
		૨૫૩/૫	૦૦	૦૦	૧૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ધુવારજા	સેલાઈન લેન્ડ	૦૦	૫૮	૦૦
	(ચાલુ)	૬૧૦	૦૦	૦૮	૧૦
		૨૧૦	૦૦	૦૪	૧૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(વાય.બી.પટેલ,

ઉપસચિવ,

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ] MONDAY, FEBRUARY 11, 2002 / MAGHA 22, 1923

---

 Separate paging is given to this Part in order that it may be filed as a Separate Compilation.
 

---

### PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

Energy and Petrochemicals Department

Notification

Sachivalaya, Gandhinagar.

Dated the 11th Feb. 2002.

No. GU-2002- 19 -GPC-11-2001-5028-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Asharma, taluka Anklaav, district Anand to village Piplata, taluka Nadiad, district Kheda, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority. Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

Schedule

District : Anand

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Anklav	Asharma	67	00	19	20
		68	00	04	70
		69	00	10	30
		71	00	23	60
		72	00	07	15
		73/2	00	13	10
	Hathipura	198	00	00	50
		211	00	17	80
		Cart track from Hathipura to Asharma	00	13	90
		210	00	18	25
		209	00	03	50
		205	00	11	30
		206	00	10	50
		297	00	08	20
		296	00	15	00
		295	00	08	60
		298	00	03	25
		313	00	01	30
		312	00	15	50
		314/3	00	03	25
		314/2	00	11	65
		314/1	00	02	70
		317/2	00	05	10
		317/1	00	16	50
		318/1	00	12	40
		Cart Track	00	01	30
		319	00	00	35
		366	00	14	05
		365/2	00	01	15
		365/1	00	05	10
		368	00	05	60
		430/1	00	00	10
		369	00	07	15
		370	00	07	20
		371	00	08	70
		372	00	10	45
		373	00	00	85
		Cart track Hathipura to Navakhal	00	01	20
		425	00	08	50
		408/3/A	00	15	05
		424/1	00	00	80
		410/2	00	17	60
		419/2	00	15	95
		419/1	00	15	00

(1)	(2)	(3)	(4)	(5)	(6)
	Hathipura	415	00	06	45
	(Cont...)	416/1	00	05	45
		414/1	00	29	00
	Anklav	Cart track from Anklav to Navakhal	00	02	35
		857/A	00	11	35
		857/2	00	16	70
		854/3	00	07	60
		855	00	17	45
		856/2	00	00	50
		856/1	00	11	15
		Cart track from Anklav to Navakhal	00	02	05
		832/2	00	10	60
		832/1	00	20	80
		830/A	00	41	20
		826	00	03	10
		827/2	00	00	15
		825/2	00	20	75
		816	00	21	80
		Cart track from Anklav to Navakhal	00	04	50
		571/1	00	12	95
		588/2	00	02	80
		587	00	06	90
		591	00	08	00
		592	00	07	45
		594/3	00	03	00
		594/2	00	05	75
		595	00	09	00
		583/1	00	16	05
		597/2	00	04	20
		597/1	00	09	45
		598	00	02	70
		601	00	05	55
		Cart Track from Anklav	00	01	95
		600/3	00	09	10
		600/2	00	09	10
		617	00	09	65
		618	00	14	35
		619/1	00	13	10
		619/2	00	16	50
		624/1	00	03	70
		Cart track from Anklav to Navakhal	00	06	25
		373	00	04	25
		372	00	08	05
		366/1	00	26	25
		365/2	00	01	50
		365/1	00	11	20
		366/2	00	08	45
		359	00	18	65

(1)	(2)	(3)	(4)	(5)	(6)
	Anklav	362/2	00	10	45
	(Cont...)	362/1	00	16	30
		307/2	00	06	80
		307/1	00	20	00
		308	00	02	25
		309	00	12	60
		311	00	05	90
		312/2	00	15	45
		Cart track from Anklav to Kosindra	00	04	10
		166/2	00	11	65
		Cart Track	00	03	25
		165	00	00	75
		164/2	00	05	35
		164/1	00	07	65
		163/2	00	21	80
		162	00	17	70
		161	00	10	95
		158/5	00	01	15
		158/4	00	08	05
		158/3	00	01	05
		157/3	00	02	00
		157/2	00	18	40
		157/1	00	02	95
		178/3	00	03	45
		178/2	00	09	80
		Cart track Anklav to Kosindra	00	03	45
		120	00	17	25
		121	00	07	45
		119	00	02	80
		118	00	11	00
		116	00	31	45
		115	00	05	65
		113	00	03	30
		114/2	00	12	65
		84	00	02	60
		85/P	00	16	15
		85/P	00	37	00
		(75+76)/1	00	15	75
		(75+76)/2	00	00	25
		74	00	09	70
		71	00	22	80
		77	00	00	45
		(66+67+68)/1	00	13	40
		(66+67+68)/2	00	02	20
		65/1	00	17	85
		65/2	00	16	20
		58	00	20	25
		56	00	08	80

(1)	(2)	(3)	(4)	(5)	(6)
	Joshikuva	647	00.	05	25
		612	00	15	10
		646	00	09	95
		613	00	08	40
		645/2	00	02	05
		645/1	00	00	05
		617	00	07	70
		618/1	00	12	40
		642	00	05	65
		641	00	19	60
		629	00	01	00
		630	00	09	80
		Cart track Joshikuva to Alarsa	00	28	85
		313	00	12	15
		315	00	11	15
		316	00	14	20
		317	00	11	70
		319	00	04	00
		302	00	08	35
		301	00	18	30
		Cart track - Joshikuva - Alarsa	00	01	30
		330	00	04	45
		Cart track - Joshikuva - Alarsa	00	04	10
		279	00	03	10
		278	00	16	45
		281	00	06	65
		280	00	04	20
		270	00	39	10
		Cart track	00	01	30
		250	00	14	85
		248	00	01	75
		247	00	04	75
		251/1	00	00	45
		246	00	11	30
		245	00	09	05
		Cart track - Joshikuva to Ambav	00	03	30
		351/1	00	05	05
		356	00	12	95
		355	00	00	10
		357	00	12	10
		C. T. Rly. to Anklav	00	05	30
		359	00	01	00
		232	00	17	40
		229	00	16	60
		Cart track	00	01	70
		210	00	11	50
		209	00	05	10
		211	00	06	30
		208	00	01	10
		213	00	16	05



(1)	(2)	(3)	(4)	(5)	(6)
	Joshikuva	214	00	18	45
	(Cont...)	215	00	00	65
		206	00	06	50
		205	00	00	25
		198	00	13	95
		202	00	02	05
		199	00	23	25
		200	00	05	00
		156	00	02	40
	Ambao	293	00	37	75
		300	00	00	15
		297	00	18	15
		298	00	02	45
		Cart track	00	03	20
		347	00	28	15
		348	00	00	05
		CT Ambao to Joshikuva	00	20	70
		465	00	10	75
		461	00	11	30
		460	00	21	45
		462	00	02	75
		459	00	11	75
		454	00	04	50
		453	00	07	00
		449	00	06	45
		446	00	16	35
		445	00	08	40
		CT to Ambao	00	05	35
		595	00	21	65
		596	00	06	65
		596/A	00	05	80
		630	00	44	15
		600	00	10	85
		639	00	00	15
	Asodar	629	00	59	20
		513/1	00	12	05
		512	00	03	25
		511	00	00	25
		506	00	01	00
		480	00	13	75
		CT Ambao to Asodar	00	03	30
		437	00	16	20
		436	00	06	85
		424	00	00	35
		439	00	12	95
		355	00	14	00
		354	00	12	70
		356	00	02	05
		353	00	21	60
		344	00	00	35

(1)	(2)	(3)	(4)	(5)	(6)
	Asodar	347	00	13	90
	(Cont...)	345	00	03	30
		346	00	11	80
		334	00	01	30
Borsad	Bodal	1421	00	33	05
		1423	00	00	15
		1419	00	00	05
		1418	00	03	70
		1340	00	12	75
		1341	00	09	65
		1344	00	00	40
		1343	00	14	65
		1347	00	02	40
		1348	00	17	45
		1327	00	02	60
		1326	00	02	20
		1325	00	10	65
		1298	00	04	95
		1297	00	03	05
		1296	00	00	30
		Bodal Asodar Cart track	00	01	95
		1055	00	09	35
		1054	00	04	30
		1057	00	09	70
		1060	00	04	55
		1059	00	00	65
		1061	00	02	60
		1062	00	16	35
		1050	00	01	10
		1064	00	12	85
		1049	00	15	75
	Harkhapur	104	00	28	00
		103/5	00	00	30
		82/2	00	31	30
		83/1	00	07	85
		84/2/1	00	20	20
		85	00	14	45
		86	00	27	75
		58	00	03	15
		56	00	07	85
		55	00	13	65
		57	00	00	85
		46	00	18	60
		47	00	07	45
		48	00	16	05
		50/1	00	00	05
		31/2/1	00	10	10
		31/2/2	00	00	40
		28/1	00	06	60
		28/2+3+4/A	00	19	85
		28/2+3+4/B	00	08	00
		27	00	01	60

(1)	(2)	(3)	(4)	(5)	(6)
	Harkhapur	26/1	00	14	35
	(Cont...)	25/1	00	12	90
		17	00	00	55
		18	00	07	60
		20/1	00	17	20
		21/1	00	06	20
		21/2	00	10	85
	Pamol	785	00	07	75
		786	00	07	15
		787	00	08	85
		788	00	01	90
		795	00	05	30
		798	00	00	20
		797	00	22	25
		Cart track	00	05	80
		867	00	09	35
		868	00	05	70
		863	00	15	45
		871	00	01	60
		872	00	16	00
		887/1	00	03	80
		887/2	00	00	05
		Drain	00	11	40
		997/1	00	09	20
		999	00	16	95
		992	00	02	35
		1000	00	01	00
		1001	00	19	35
		1004	00	00	20
		1002	00	11	15
		990	00	11	20
		989	00	04	55
		988	00	05	60
		1089	00	09	95
		1090	00	15	20
		1094	00	16	35
		1096	00	10	55
		1095	00	00	05
	Dehmi	752	00	00	85
		753	00	16	05
		749	00	27	10
		759	00	11	70
		757	00	15	90
		728	00	02	90
		726	00	35	85
		704	00	13	40
		705	00	09	20
		706	00	07	30
		617	00	11	40

(1)	(2)	(3)	(4)	(5)	(6)
	Dehmi	610	00	04	00
	(Cont...)	609	00	14	10
		416	00	10	55
		417	00	08	15
		390	00	08	25
		392	00	18	40
		393	00	09	10
		399	00	11	95
		83	00	09	00
		85	00	02	20
		86	00	06	40
		89	00	07	80
		80	00	06	10
		75	00	09	20
		76	00	07	70
		77	00	03	00
		74	00	28	65
		102	00	00	15
		138	00	03	10
		72	00	50	00
		141	00	01	20
		142	00	13	80
		930	00	12	10
		145	00	15	50
	Naman	185	00	00	65
		181	00	18	05
		179	00	00	05
		178	00	01	60
		177	00	04	85
		175	00	01	40
		176	00	11	80
		173	00	09	35
		221	00	00	55
		220	00	23	90
		217	00	06	50
		216	00	06	35
		215	00	03	30
	Napavata	239	00	08	35
		240	00	19	00
		247	00	21	80
		248	00	00	25
		246	00	00	15
		249	00	07	15
	y	250/1	00	15	35
		250/2	00	11	20
		251/1	00	00	80
		386	00	32	40
		384	00	18	95
		381	00	01	85
		382	00	17	30

(1)	(2)	(3)	(4)	(5)	(6)
	Napavata	383/2	00	05	75
	(Cont...)	368/1	00	13	00
		368/2	00	09	55
		370/2	00	00	25
		369	00	18	70
		362	00	00	65
		371/1	00	03	15
		360	00	20	95
		358	00	08	95
		357/2	00	02	40
		357/3	00	12	80
		Dehmi to Naman Cart track	00	03	40
		685/P	00	01	05
		685/P	00	01	05
		686/P	00	00	50
		686/P	00	20	60
		689	00	11	55
		Naman to Khandhali Cart track	00	05	00
		692	00	01	60
		691	00	19	70
		695/1	00	03	20
		695/2	00	06	65
		696	00	04	40
		697	00	08	05
		705	00	03	85
		706	00	14	40
		707	00	05	15
Anand	Khandhali	Cart track Napavata to Khandhali	00	08	60
		291/1	00	07	20
		291/4	00	03	25
		291/5	00	12	30
		291/6	00	13	25
		290/K	00	00	45
		288	00	24	55
		287/B	00	02	55
		286	00	00	05
		Cart track Napa to Meghwa Gana	00	02	00
Borsad	Napatalpad	124	00	14	65
		125/2	00	10	65
		Napatalpad to Khandhali Cart track	00	03	25
		127/1	00	01	00
		127/2	00	17	55
		128	00	21	05
		Napatalpad to Khandhali Cart track	00	05	05
		129	00	00	10
		140/1	00	12	00
		140/2	00	04	35
		140/3	00	00	25

(1)	(2)	(3)	(4)	(5)	(6)
	Napatalpad	141	00	15	45
	(Cont...)	139/1	00	12	40
		142	00	00	15
		149/2+3	00	10	50
		150/1	00	00	30
		150/2	00	07	50
		150/3	00	13	00
		150/4	00	02	60
		151/3	00	00	35
		152	00	16	25
		179/1	00	07	10
		179/2	00	01	50
		178/1	00	06	20
		178/2/1	00	12	25
		177/1	00	03	30
		184/2	00	05	15
		185/1	00	14	40
		185/2	00	00	90
		186/1	00	06	35
		187/1	00	08	90
		187/2/1	00	03	20
		187/2/2	00	03	10
		187/2/3	00	03	00
		189/1/1	00	04	40
		Napatalpad to Meghwa Cart track	00	03	10
		201/1	00	15	15
		201/2	00	02	25
		200/1	00	09	80
		200/2	00	08	60
		200/3	00	01	60
		200/4	00	13	95
		200/7	00	07	00
		200/8	00	06	60
Anand	Meghva	221	00	35	60
		211	00	14	05
	Gana	137/P	00	14	45
		138	00	07	50
		141/1	00	04	40
		141/2	00	04	80
		141/3+4	00	08	60
		142/1	00	09	60
		142/2	00	04	20
		142/3	00	03	80
		143/1+2	00	15	60
		143/3+1	00	00	80
		172	00	06	35
		173/1	00	08	10
		174/2	00	00	10
		Cart track Gana to Meghva	00	05	00

(1)	(2)	(3)	(4)	(5)	(6)
	Gana	181	00	07	50
	(Cont...)	180/2	00	02	00
		182/5	00	02	90
		183/1	00	00	35
		183/2	00	09	65
		187	00	11	20
		188/2	00	00	05
		186	00	17	00
		Cart track	00	02	80
		196	00	12	85
		194	00	12	55
		197/1	00	02	05
		197/2	00	00	05
		193/1	00	11	65
		193/2	00	15	90
		198/2	00	03	90
		275/1	00	07	70
		274/1+2	00	12	00
		274/3+4	00	08	95
		282/3	00	03	75
		283/2	00	00	40
		283/3	00	10	30
		283/4	00	05	65
		283/5	00	02	35
		284/1	00	13	20
		284/2	00	07	70
		284/3	00	00	05
		287/1	00	00	15
		286/2	00	07	60
		286/3	00	11	05
		308	00	10	90
		309	00	00	15
		264/1	00	02	25
		264/2	00	10	15
		264/3	00	04	45
		Cart track	00	02	00
	Karamsad	943/1	00	06	85
		943/2	00	00	10
		944/3	00	10	50
		944/4	00	06	20
		Cart track Karamsad to Gana	00	03	10
		945	00	19	00
		947/1	00	07	10
		947/2	00	05	70
		Cart track	00	03	50
		970	00	00	65
		961/1	00	09	10
		968/4	00	05	65
		967/3	00	05	70
		966/3	00	10	25
		965/1/2	00	11	90
		965/3/1	00	09	50



(1)	(2)	(3)	(4)	(5)	(6)
	Karamsad	965/4	00	09	50
	(Cont...)	963	00	07	70
		964	00	01	85
		1034	00	18	45
		Cart track Karamsad to Gana	00	02	10
		1042/1	00	08	00
		1042/3	00	08	50
		1041	00	14	35
		1040/1	00	00	95
		1044	00	12	60
		1230/1	00	23	75
		1220/1/P	00	14	75
		1221	00	05	30
		1222	00	23	60
		1223/3/A	00	06	65
		1216	00	20	75
		1215	00	15	95
		1214/2	00	11	90
		Cart track Boria to Karamsad	00	03	75
		1285	00	16	30
		Cart track Karamsad	00	03	40
		1315	00	14	45
		1287/P	00	06	30
		1314	00	15	70
		1313	00	13	00
		1327/2	00	12	55
		1312	00	24	90
		1330	00	01	35
		1310/1	00	11	55
		1331	00	01	55
		1307/2	00	18	60
		1307/4	00	08	40
		1307/5	00	05	55
		1380	00	17	75
		1381/1/K	00	12	15
		1390/1	00	00	90
		1390/2/B	00	13	25
		1393/2	00	01	90
		1391	00	21	65
		1392	00	09	55
		Cart track Sandasar to Karamsad	00	02	55
		1540	00	11	30
		1541	00	00	80
		1548	00	24	10
		1547/3	00	00	50
		1547/4	00	01	80
		1547/5/1	00	04	85
		1547/5/2	00	03	35
		1547/5/3	00	02	95

(1)	(2)	(3)	(4)	(5)	(6)
	Karamsad	1547/6	00	01	65
	(Cont...)	1546/2	00	00	15
		1552	00	12	20
		1551	00	12	55
		1564	00	15	90
		1556	00	26	80
		1559	00	10	90
		1558	00	03	75
		1560	00	16	05
		Cart track Morad to Sandesar	00	05	70
		1616	00	06	50
		1615	00	15	05
		1614	00	01	00
		1613/1	00	09	70
		1613/2	00	10	05
		1623/1/2	00	02	55
		1623/2/1	00	07	20
		1623/3/A+3/B	00	05	05
		1623/4/1	00	00	15
		1624/1	00	09	50
		1624/2	00	00	20
		1624/3	00	01	60
		1624/4	00	03	30
		1625	00	03	75
Petlad	Morad	638	00	13	80
		637	00	11	80
		636	00	26	65
		Valasan - Morad Cart track	00	01	75
		630	00	09	25
		628	00	09	05
		629	00	21	40
		626	00	01	90
		570	00	13	00
		571	00	06	60
		585	00	01	40
		584	00	14	40
		572	00	38	10
		559	00	00	10
		573	00	05	85
		Cart track	00	01	80
		558	00	10	60
		Cart track	00	04	60
		533	00	00	15
		534	00	13	20
		538	00	14	15
		537	00	00	95
		Cart track	00	01	65
		539	00	24	40
		477	00	02	70

(1)	(2)	(3)	(4)	(5)	(6)
	Morad	483	00	12	30
	(Cont...)	483/A	00	00	30
		484	00	01	60
		484/A	00	05	40
		488	00	00	90
		488/B	00	03	20
Anand	Valasan	225/2	00	05	80
		226/2	00	17	25
		227/1	00	21	50
		210/1	00	21	75
		Cart track	00	01	85
		232	00	26	45
		237	00	17	70
		236	00	11	00
		Cart track	00	02	05
		259	00	08	55
		260	00	09	65
		261	00	15	75
		283	00	06	05
		285	00	02	45
		284	00	05	50
		293	00	02	95
		294	00	12	80
		295	00	01	15
		292	00	14	55
		296	00	00	05
		C.T. Ghuteli to Valasan	00	02	60
		381	00	08	45
		382	00	22	20
		Cart track	00	01	25
		385	00	17	85
		388	00	27	75
		C.T. Ghuteli to Valasan	00	03	75
		404	00	25	40
		403/2	00	00	45
		390	00	00	10
		403/1	00	23	55
		402	00	13	40
		401	00	17	95
	Jol	1038	00	28	20
		1034	00	04	25
		1031	00	01	10
		1030	00	00	50
		1029	00	03	30
		1027	00	03	65
		1026	00	09	10
		1025	00	03	70
		C.T. Ghuteli to Jol	00	02	25
		1024	00	00	20

(1)	(2)	(3)	(4)	(5)	(6)
	Jol	1059	00	10	05
	(Cont...)	1060	00	04	65
		1062	00	11	35
		1064	00	00	30
		Cart track	00	03	85
		1065	00	29	60
		1089	00	14	60
		1088/1	00	04	50
		1088/3	00	00	30
		1090	00	00	05
		1109	00	01	55
		1110	00	00	50
		1108	00	18	50
		1083	00	02	55
		1082	00	31	65
		1113	00	17	90
Petlad	Ravli	226	01	35	10
		221	00	17	45
		197	00	17	00
		191	00	13	50
		190	00	18	25
		181	00	14	15
		179	00	07	45
		180	00	01	95
		178	00	03	75
		153	00	07	50
		157	00	05	10
		154	00	17	10
		155	00	13	20
		144	00	03	75
		133	00	10	65
		135	00	09	05
		136	00	01	90
		129	00	13	20
		130	00	02	85
		128	00	00	55
		127	00	07	60
		125	00	17	10
		C. T.	00	07	05
		126	00	00	60
	Sanjaya	87	00	00	80
		Cart track	00	01	45
		92	00	12	00
		98	00	02	20
		97	00	16	70
		105	00	10	10
		106	00	10	00
		107	00	13	90
		115	00	09	00

(1)	(2)	(3)	(4)	(5)	(6)
	Sanjaya	116	00	18	55
	(Cont...)	118	00	19	30
		119	00	02	60
		120	00	19	80
		123	00	18	05
		Cart track	00	01	00
		148	00	06	90
		151	00	06	70
		149	00	00	55
		150	00	08	00
		156	00	08	65
		157	00	20	65
		158	00	00	80
		159	00	08	95
		182	00	09	55
		183	00	03	85
		C.T. Vadtal to Akhadol	00	02	50
	Bamroli	727	00	03	95
		735	00	09	80
		734	00	00	30
		736	00	17	80
		Cart track	00	01	20
		742	00	46	40
		774	00	07	85
		775	00	02	90
		776	00	20	60
		773	00	04	00
		798	00	10	40
		Cart track	00	01	20
		800	00	27	00
		Cart track	00	01	20
		826	00	13	40
		830	00	00	10
		827	00	11	00
		828	00	07	60
		823	00	09	05
		851	00	12	80
		864	00	12	40
		863	00	01	60
		862	00	00	10
		861	00	23	40
		866	00	08	90
		860	00	05	75
		859	00	03	25
		Cart track	00	01	20
		897	00	01	80
		898	00	03	20
		899/1	00	04	65

(1)	(2)	(3)	(4)	(5)	(6)
	Bamroli	901	00	05	00
	(Cont...)	902	00	06	00
		904	00	04	40
		908	00	02	40
		907	00	05	80
		905	00	02	95
		906	00	06	25
		927	00	02	90
		925	00	19	85
		926	00	02	25

District : Kheda

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Nadiad	Vadtal	213/1	00	00	45
		212	00	05	85
		211	00	17	60
		210	00	10	75
		209	00	11	60
		140	00	11	25
		141	00	31	10
		142	00	03	90
		143	00	09	15
		144	00	14	15
		189	00	15	65
		188	00	15	90
		187	00	15	25
	Keriavi	714	00	07	65
		715	00	07	00
		716	00	04	80
		717	00	10	30
		781	00	00	70
		780	00	12	50
		788	00	00	70
		778	00	54	60
		794	00	25	70
		796	00	17	65
		804	00	05	70
		805	00	05	45
		806	00	06	45
		C. T. Narsanda to Keriavi	00	04	60
		1050	00	06	80
		1052	00	08	45
		1051	00	09	45
		1059	00	14	00
		1058	00	05	95
		1175	00	31	00
		1174	00	00	85

(1)	(2)	(3)	(4)	(5)	(6)
	Keriavi	1186	00	00	10
	(Cont...)	1173	00	20	30
		1188	00	09	05
		1187	00	00	50
		1189	00	19	35
		1209	00	06	60
		1210	00	02	65
		1215	00	03	65
		1214	00	07	10
		1226	00	01	35
		1227	00	11	45
		1230	00	01	80
		1229	00	05	30
		1268	00	09	45
		1269	00	02	85
		1295	00	39	40
		1296	00	10	45
		1297	00	05	80
		1317	00	15	00
		1363	00	20	05
		1364	00	08	30
		1359	00	00	10
		1366	00	18	10
		1391/A	00	19	30
		C. T. Piplag to Gotal	00	02	85
		1390	00	12	95
		1426	00	27	20
	Piplag	Cart track	00	05	10
		565	00	16	60
		581	00	08	70
		582	00	01	10
		580	00	09	40
		579	00	13	60
		578	00	00	70
		576	00	01	95
		577	00	08	10
		574	00	00	10
		573	00	10	70
		602	00	11	20
		605	00	10	45
		606	00	10	45
		607	00	10	25
	Piplata	Cart track	00	02	40
		59	00	22	85
		54	00	02	10
		55	00	09	30
		48	00	01	10
		47	00	09	05
		49	00	14	00



(1)	(2)	(3)	(4)	(5)	(6)
	Piplata	44	00	00	05
	(Cont...)	Cart track	00	05	45
		1582	00	04	20
		1580	00	11	80
		1583	00	06	85
		1587	00	04	65
		1586	00	17	75
		1588	00	05	00
		1589	00	00	65
		41	00	12	50
		1595	00	03	05
		1609	00	00	75
		1610	00	02	70
		1612	00	07	70
		1613	00	00	05
		Cart track Pliplag to Piplata	00	01	90
		1499	00	20	15
		1503	00	01	45
		1504	00	03	55
		1502	00	04	85
		1501	00	04	90
		1517	00	00	70
		1500	00	12	90
		1482	00	05	05
		1485	00	02	70
		1483	00	06	65
		Cart track	00	19	85
		1484	00	02	10
		1480	00	00	80
		1460	00	04	45
		1461	00	17	40
		1463	00	08	30
		1465	00	19	35
		1464	00	16	40
		1392	00	00	05
		1391	00	08	30

By order and in the name of Governor of Gujarat

Y.B.Patel  
Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ :- ૧૧-૨-૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨-૧૮ -જીપીસી-૧૧-૨૦૦૧-૫૦૨૮-ઈ, આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે આણંદ જિલ્લાના આંકલાવ તાલુકાના અશરમા ગામથી ખેડા જિલ્લાના નડીયાદ તાલુકાના પીપળાતા ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ ( ગુજરાત સરકારના સાહસ- ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની ), ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોનાં વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે, ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હકક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ-૩ ની પેટા કલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવા માટેનો ઇરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ત્રીસ (૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

## અનુસૂચી

જિલ્લો : આણંદ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
આંકલાવ	અશરમા	૬૭	૦૦	૧૮	૨૦
		૬૮	૦૦	૦૪	૭૦
		૬૯	૦૦	૧૦	૩૦
		૭૧	૦૦	૨૩	૬૦
		૭૨	૦૦	૦૭	૧૫
		૭૩/૨	૦૦	૧૩	૧૦
	હાથીપુરા	૧૮૮	૦૦	૦૦	૫૦
		૨૧૧	૦૦	૧૭	૮૦
		હાથીપુરાથી અશરમા ગાડામાર્ગ	૦૦	૧૩	૮૦
		૨૧૦	૦૦	૧૮	૨૫
		૨૦૯	૦૦	૦૩	૫૦
		૨૦૫	૦૦	૧૧	૩૦
		૨૦૬	૦૦	૧૦	૫૦
		૨૮૭	૦૦	૦૮	૨૦
		૨૮૬	૦૦	૧૫	૦૦
		૨૮૫	૦૦	૦૮	૬૦
		૨૮૮	૦૦	૦૩	૨૫
		૩૧૩	૦૦	૦૧	૩૦
		૩૧૨	૦૦	૧૫	૫૦
		૩૧૪/૩	૦૦	૦૩	૨૫
		૩૧૪/૨	૦૦	૧૧	૬૫
		૩૧૪/૧	૦૦	૦૨	૭૦
		૩૧૭/૨	૦૦	૦૫	૧૦
		૩૧૭/૧	૦૦	૧૬	૫૦
		૩૧૮/૧	૦૦	૧૨	૪૦
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૧	૩૦
		૩૧૯	૦૦	૦૦	૩૫
		૩૬૬	૦૦	૧૪	૦૫
		૩૬૫/૨	૦૦	૦૧	૧૫
		૩૬૫/૧	૦૦	૦૫	૧૦
		૩૬૮	૦૦	૦૫	૬૦
		૪૩૦/૧	૦૦	૦૦	૧૦
		૩૬૯	૦૦	૦૭	૧૫
		૩૭૦	૦૦	૦૭	૨૦
		૩૭૧	૦૦	૦૮	૭૦
		૩૭૨	૦૦	૧૦	૪૫
		૩૭૩	૦૦	૦૦	૮૫
	હાથીપુરા થી નવાખલ ગાડા માર્ગ	૪૨૫	૦૦	૦૧	૨૦
		૪૦૮/૩/એ	૦૦	૦૮	૫૦
		૪૨૪/૧	૦૦	૧૫	૦૫
		૪૧૦/૨	૦૦	૦૦	૮૦
		૪૧૯/૨	૦૦	૧૭	૬૦
		૪૧૯/૧	૦૦	૧૫	૮૫
			૦૦	૧૫	૦૦

૩...

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	હાથીપુરા	૪૧૫	૦૦	૦૬	૪૫
	(આલુ...)	૪૧૬/૧	૦૦	૦૫	૪૫
		૪૧૪/૧	૦૦	૨૯	૦૦
	અંકલાવ	અંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૨	૩૫
		૮૫૭/અ	૦૦	૧૧	૩૫
		૮૫૭/૨	૦૦	૧૬	૭૦
		૮૫૪/૩	૦૦	૦૭	૬૦
		૮૫૫	૦૦	૧૭	૪૫
		૮૫૬/૨	૦૦	૦૦	૫૦
		૮૫૬/૧	૦૦	૧૧	૧૫
		અંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૨	૦૫
		૮૩૨/૨	૦૦	૧૦	૬૦
		૮૩૨/૧	૦૦	૨૦	૮૦
		૮૩૦/અ	૦૦	૪૧	૨૦
		૮૨૬	૦૦	૦૩	૧૦
		૮૨૭/૨	૦૦	૦૦	૧૫
		૮૨૫/૨	૦૦	૨૦	૭૫
		૮૧૬	૦૦	૨૧	૮૦
		અંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૪	૫૦
		૫૭૧/૧	૦૦	૧૨	૮૫
		૫૮૮/૨	૦૦	૦૨	૮૦
		૫૮૭	૦૦	૦૬	૮૦
		૫૮૧	૦૦	૦૮	૦૦
		૫૮૨	૦૦	૦૭	૪૫
		૫૮૪/૩	૦૦	૦૩	૦૦
		૫૮૪/૨	૦૦	૦૫	૭૫
		૫૮૫	૦૦	૦૮	૦૦
		૫૮૩/૧	૦૦	૧૬	૦૫
		૫૮૭/૨	૦૦	૦૪	૨૦
		૫૮૭/૧	૦૦	૦૮	૪૫
		૫૮૮	૦૦	૦૨	૭૦
		૬૦૧	૦૦	૦૫	૫૫
		અંકલાવથી ખેતરાઉ ગાડા માર્ગ	૦૦	૦૧	૮૫
		૬૦૦/૩	૦૦	૦૮	૧૦
		૬૦૦/૨	૦૦	૦૮	૧૦
		૬૧૭	૦૦	૦૮	૬૫
		૬૧૮	૦૦	૧૪	૩૫
		૬૧૮/૧	૦૦	૧૩	૧૦
		૬૧૮/૨	૦૦	૧૬	૫૦
		૬૨૪/૧	૦૦	૦૩	૭૦
		અંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૬	૨૫
		૩૭૩	૦૦	૦૪	૨૫
		૩૭૨	૦૦	૦૮	૦૫
		૩૬૬/૧	૦૦	૨૬	૨૫
		૩૬૫/૨	૦૦	૦૧	૫૦
		૩૬૫/૧	૦૦	૧૧	૨૦
		૩૬૬/૨	૦૦	૦૮	૪૫
		૩૫૯	૦૦	૧૮	૬૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	અંકલાવ	૩૬૨/૨	૦૦	૧૦	૪૫
	(ચાલુ...)	૩૬૨/૧	૦૦	૧૬	૩૦
		૩૦૭/૨	૦૦	૦૬	૮૦
		૩૦૭/૧	૦૦	૨૦	૦૦
		૩૦૮	૦૦	૦૨	૨૫
		૩૦૯	૦૦	૧૨	૬૦
		૩૧૧	૦૦	૦૫	૮૦
		૩૧૨/૨	૦૦	૧૫	૪૫
		અંકલાવથી કોસીદા ગાડા માર્ગ	૦૦	૦૪	૧૦
		૧૬૬/૨	૦૦	૧૧	૬૫
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૩	૨૫
		૧૬૫	૦૦	૦૦	૭૫
		૧૬૪/૨	૦૦	૦૫	૩૫
		૧૬૪/૧	૦૦	૦૭	૬૫
		૧૬૩/૨	૦૦	૨૧	૮૦
		૧૬૨	૦૦	૧૭	૭૦
		૧૬૧	૦૦	૧૦	૮૫
		૧૫૮/૫	૦૦	૦૧	૧૫
		૧૫૮/૪	૦૦	૦૮	૦૫
		૧૫૮/૩	૦૦	૦૧	૦૫
		૧૫૭/૩	૦૦	૦૨	૦૦
		૧૫૭/૨	૦૦	૧૮	૪૦
		૧૫૭/૧	૦૦	૦૨	૮૫
		૧૭૮/૩	૦૦	૦૩	૪૫
		૧૭૮/૨	૦૦	૦૮	૮૦
		અંકલાવ થી કોસીદા ગાડા માર્ગ	૦૦	૦૩	૪૫
		૧૨૦	૦૦	૧૭	૨૫
		૧૨૧	૦૦	૦૭	૪૫
		૧૧૯	૦૦	૦૨	૮૦
		૧૧૮	૦૦	૧૧	૦૦
		૧૧૬	૦૦	૩૧	૪૫
		૧૧૫	૦૦	૦૫	૬૫
		૧૧૩	૦૦	૦૩	૩૦
		૧૧૪/૨	૦૦	૧૨	૬૫
		૮૪	૦૦	૦૨	૬૦
		૮૫/૧૬૬	૦૦	૧૬	૧૫
		૮૫/૧૬૬	૦૦	૩૭	૦૦
		(૭૫+૭૬)/૧	૦૦	૧૫	૭૫
		(૭૫+૭૬)/૨	૦૦	૦૦	૨૫
		૭૪	૦૦	૦૮	૭૦
		૭૧	૦૦	૨૨	૮૦
		૭૭	૦૦	૦૦	૪૫
		(૬૬+૬૭+૬૮)/૧	૦૦	૧૩	૪૦
		(૬૬+૬૭+૬૮)/૨	૦૦	૦૨	૨૦
		૬૫/૧	૦૦	૧૭	૮૫
		૬૫/૨	૦૦	૧૬	૨૦
		૫૮	૦૦	૨૦	૨૫
		૫૬	૦૦	૦૮	૮૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	જોષીકુવા	૬૪૭	૦૦	૦૫	૨૫
		૬૧૨	૦૦	૧૫	૧૦
		૬૪૬	૦૦	૦૮	૮૫
		૬૧૩	૦૦	૦૮	૪૦
		૬૪૫/૨	૦૦	૦૨	૦૫
		૬૪૫/૧	૦૦	૦૦	૦૫
		૬૧૭	૦૦	૦૭	૭૦
		૬૧૮/૧	૦૦	૧૨	૪૦
		૬૪૨	૦૦	૦૫	૬૫
		૬૪૧	૦૦	૧૮	૬૦
		૬૨૮	૦૦	૦૧	૦૦
		૬૩૦	૦૦	૦૮	૮૦
	જોષીકુવા થી અલારસા ગાડા માર્ગ		૦૦	૨૮	૮૫
		૩૧૩	૦૦	૧૨	૧૫
		૩૧૫	૦૦	૧૧	૧૫
		૩૧૬	૦૦	૧૪	૨૦
		૩૧૭	૦૦	૧૧	૭૦
		૩૧૮	૦૦	૦૪	૦૦
		૩૦૨	૦૦	૦૮	૩૫
		૩૦૧	૦૦	૧૮	૩૦
	જોષીકુવા થી અલારસા ગાડા માર્ગ		૦૦	૦૧	૩૦
		૩૩૦	૦૦	૦૪	૪૫
	જોષીકુવા થી અલારસા ગાડા માર્ગ		૦૦	૦૪	૧૦
		૨૭૮	૦૦	૦૩	૧૦
		૨૭૮	૦૦	૧૬	૪૫
		૨૮૧	૦૦	૦૬	૬૫
		૨૮૦	૦૦	૦૪	૨૦
		૨૭૦	૦૦	૩૮	૧૦
	ગાડા માર્ગ		૦૦	૦૧	૩૦
		૨૫૦	૦૦	૧૪	૮૫
		૨૪૮	૦૦	૦૧	૭૫
		૨૪૭	૦૦	૦૪	૭૫
		૨૫૧/૧	૦૦	૦૦	૪૫
		૨૪૬	૦૦	૧૧	૩૦
		૨૪૫	૦૦	૦૮	૦૫
	જોષીકુવા થી અંબાવ ગાડા માર્ગ		૦૦	૦૩	૩૦
		૩૫૧/૧	૦૦	૦૫	૦૫
		૩૫૬	૦૦	૧૨	૮૫
		૩૫૫	૦૦	૦૦	૧૦
		૩૫૭	૦૦	૧૨	૧૦
	રેલવે થી અંકલાવ ગાડા માર્ગ		૦૦	૦૫	૩૦
		૩૫૮	૦૦	૦૧	૦૦
		૨૩૨	૦૦	૧૭	૪૦
		૨૨૮	૦૦	૧૬	૬૦
	ગાડા માર્ગ		૦૦	૦૧	૭૦
		૨૧૦	૦૦	૧૧	૫૦
		૨૦૮	૦૦	૦૫	૧૦
		૨૧૧	૦૦	૦૬	૩૦
		૨૦૮	૦૦	૦૧	૧૦
		૨૧૩	૦૦	૧૬	૦૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	જોષીકુવા	૨૧૪	૦૦	૧૮	૪૫
	(ચાલુ...)	૨૧૫	૦૦	૦૦	૬૫
		૨૦૬	૦૦	૦૬	૫૦
		૨૦૫	૦૦	૦૦	૨૫
		૧૯૮	૦૦	૧૩	૯૫
		૨૦૨	૦૦	૦૨	૦૫
		૧૯૯	૦૦	૨૩	૨૫
		૨૦૦	૦૦	૦૫	૦૦
		૧૫૬	૦૦	૦૨	૪૦
	અંબાવ	૨૯૩	૦૦	૩૭	૭૫
		૩૦૦	૦૦	૦૦	૧૫
		૨૯૭	૦૦	૧૮	૧૫
		૨૯૮	૦૦	૦૨	૪૫
	ગાડા માર્ગ		૦૦	૦૩	૨૦
		૩૪૭	૦૦	૨૮	૧૫
		૩૪૮	૦૦	૦૦	૦૫
	અંબાઓ થી જોશીકુવા ગાડા માર્ગ		૦૦	૨૦	૭૦
		૪૬૫	૦૦	૧૦	૭૫
		૪૬૧	૦૦	૧૧	૩૦
		૪૬૦	૦૦	૨૧	૪૫
		૪૬૨	૦૦	૦૨	૭૫
		૪૫૯	૦૦	૧૧	૭૫
		૪૫૪	૦૦	૦૪	૫૦
		૪૫૩	૦૦	૦૭	૦૦
		૪૪૯	૦૦	૦૬	૪૫
		૪૪૬	૦૦	૧૬	૩૫
		૪૪૫	૦૦	૦૮	૪૦
	અંબાઓ સુધી ગાડા માર્ગ		૦૦	૦૫	૩૫
		૫૮૫	૦૦	૨૧	૬૫
		૫૮૬	૦૦	૦૬	૬૫
		૫૮૬/અ	૦૦	૦૫	૮૦
		૬૩૦	૦૦	૪૪	૧૫
		૬૦૦	૦૦	૧૦	૮૫
		૬૩૯	૦૦	૦૦	૧૫
		૬૨૯	૦૦	૫૯	૨૦
	આસોદર	૫૧૩/૧	૦૦	૧૨	૦૫
		૫૧૨	૦૦	૦૩	૨૫
		૫૧૧	૦૦	૦૦	૨૫
		૫૦૬	૦૦	૦૧	૦૦
		૪૮૦	૦૦	૧૩	૭૫
	અંબાઓ થી આસોદર ગાડા માર્ગ		૦૦	૦૩	૩૦
		૪૩૭	૦૦	૧૬	૨૦
		૪૩૬	૦૦	૦૬	૮૫
		૪૨૪	૦૦	૦૦	૩૫
		૪૩૯	૦૦	૧૨	૯૫
		૩૫૫	૦૦	૧૪	૦૦
		૩૫૪	૦૦	૧૨	૭૦
		૩૫૬	૦૦	૦૨	૦૫
		૩૫૩	૦૦	૨૧	૬૦
		૩૪૪	૦૦	૦૦	૩૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	આસોદર	૩૪૭	૦૦	૧૩	૯૦
	(ચાલુ...)	૩૪૫	૦૦	૦૩	૩૦
		૩૪૬	૦૦	૧૧	૮૦
		૩૩૪	૦૦	૦૧	૩૦
બોરસદ	બોડલ	૧૪૨૧	૦૦	૩૩	૦૫
		૧૪૨૩	૦૦	૦૦	૧૫
		૧૪૧૮	૦૦	૦૦	૦૫
		૧૪૧૮	૦૦	૦૩	૭૦
		૧૩૪૦	૦૦	૧૨	૭૫
		૧૩૪૧	૦૦	૦૮	૬૫
		૧૩૪૪	૦૦	૦૦	૪૦
		૧૩૪૩	૦૦	૧૪	૬૫
		૧૩૪૭	૦૦	૦૨	૪૦
		૧૩૪૮	૦૦	૧૭	૪૫
		૧૩૨૭	૦૦	૦૨	૬૦
		૧૩૨૬	૦૦	૦૨	૨૦
		૧૩૨૫	૦૦	૧૦	૬૫
		૧૨૮૮	૦૦	૦૪	૮૫
		૧૨૮૭	૦૦	૦૩	૦૫
		૧૨૮૬	૦૦	૦૦	૩૦
	બોડલ થી આસોદર ગાડા માર્ગ		૦૦	૦૧	૮૫
		૧૦૫૫	૦૦	૦૮	૩૫
		૧૦૫૪	૦૦	૦૪	૩૦
		૧૦૫૭	૦૦	૦૮	૭૦
		૧૦૬૦	૦૦	૦૪	૫૫
		૧૦૫૮	૦૦	૦૦	૬૫
		૧૦૬૧	૦૦	૦૨	૬૦
		૧૦૬૨	૦૦	૧૬	૩૫
		૧૦૫૦	૦૦	૦૧	૧૦
		૧૦૬૪	૦૦	૧૨	૮૫
		૧૦૪૮	૦૦	૧૫	૭૫
હરખાપુર		૧૦૪	૦૦	૨૮	૦૦
		૧૦૩/૫	૦૦	૦૦	૩૦
		૮૨/૨	૦૦	૩૧	૩૦
		૮૩/૧	૦૦	૦૭	૮૫
		૮૪/૨/૧	૦૦	૨૦	૨૦
		૮૫	૦૦	૧૪	૪૫
		૮૬	૦૦	૨૭	૭૫
		૫૮	૦૦	૦૩	૧૫
		૫૬	૦૦	૦૭	૮૫
		૫૫	૦૦	૧૩	૬૫
		૫૭	૦૦	૦૦	૮૫
		૪૬	૦૦	૧૮	૬૦
		૪૭	૦૦	૦૭	૪૫
		૪૮	૦૦	૧૬	૦૫
		૫૦/૧	૦૦	૦૦	૦૫
		૩૧/૨/૧	૦૦	૧૦	૧૦
		૩૧/૨/૨	૦૦	૦૦	૪૦
		૨૮/૧	૦૦	૦૬	૬૦
		૨૮/૨+૩+૪/એ	૦૦	૧૮	૮૫
		૨૮/૨+૩+૪/બી	૦૦	૦૮	૦૦
		૨૭	૦૦	૦૧	૬૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	હરખાપુર	૨૬/૧	૦૦	૧૪	૩૫
	(ચાણ...) ૨૫/૧	૦૦	૧૨	૮૦	
	૧૭	૦૦	૦૦	૫૫	
	૧૮	૦૦	૦૭	૬૦	
	૨૦/૧	૦૦	૧૭	૨૦	
	૨૧/૧	૦૦	૦૬	૨૦	
	૨૧/૨	૦૦	૧૦	૮૫	
પામોલ	૭૮૫	૦૦	૦૭	૭૫	
	૭૮૬	૦૦	૦૭	૧૫	
	૭૮૭	૦૦	૦૮	૮૫	
	૭૮૮	૦૦	૦૧	૮૦	
	૭૮૫	૦૦	૦૫	૩૦	
	૭૮૮	૦૦	૦૦	૨૦	
	૭૮૭	૦૦	૨૨	૨૫	
	ગાંધી માર્ગ	૦૦	૦૫	૮૦	
	૮૬૭	૦૦	૦૮	૩૫	
	૮૬૮	૦૦	૦૫	૭૦	
	૮૬૩	૦૦	૧૫	૪૫	
	૮૭૧	૦૦	૦૧	૬૦	
	૮૭૨	૦૦	૧૬	૦૦	
	૮૮૭/૧	૦૦	૦૩	૮૦	
	૮૮૭/૨	૦૦	૦૦	૦૫	
	નાણા	૦૦	૧૧	૪૦	
	૮૮૭/૧	૦૦	૦૮	૨૦	
	૮૮૮	૦૦	૧૬	૮૫	
	૮૮૨	૦૦	૦૨	૩૫	
	૧૦૦૦	૦૦	૦૧	૦૦	
	૧૦૦૧	૦૦	૧૮	૩૫	
	૧૦૦૪	૦૦	૦૦	૨૦	
	૧૦૦૨	૦૦	૧૧	૧૫	
	૮૮૦	૦૦	૧૧	૨૦	
	૮૮૮	૦૦	૦૪	૫૫	
	૮૮૮	૦૦	૦૫	૬૦	
	૧૦૮૮	૦૦	૦૮	૮૫	
	૧૦૮૦	૦૦	૧૫	૨૦	
	૧૦૮૪	૦૦	૧૬	૩૫	
	૧૦૮૬	૦૦	૧૦	૫૫	
	૧૦૮૫	૦૦	૦૦	૦૫	
દેહની	૭૫૨	૦૦	૦૦	૮૫	
	૭૫૩	૦૦	૧૬	૦૫	
	૭૪૮	૦૦	૨૭	૧૦	
	૭૫૮	૦૦	૧૧	૭૦	
	૭૫૭	૦૦	૧૫	૮૦	
	૭૨૮	૦૦	૦૨	૮૦	
	૭૨૬	૦૦	૩૫	૮૫	
	૭૦૪	૦૦	૧૩	૪૦	
	૭૦૫	૦૦	૦૮	૨૦	
	૭૦૬	૦૦	૦૭	૩૦	
	૬૧૭	૦૦	૧૧	૪૦	

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દેહગાં	૬૧૦	૦૦	૦૪	૦૦
	(સાણ...)	૬૦૯	૦૦	૧૪	૧૦
		૪૧૬	૦૦	૧૦	૫૫
		૪૧૭	૦૦	૦૮	૧૫
		૩૯૦	૦૦	૦૮	૨૫
		૩૯૨	૦૦	૧૮	૪૦
		૩૯૩	૦૦	૦૯	૧૦
		૩૯૯	૦૦	૧૧	૯૫
		૮૩	૦૦	૦૯	૦૦
		૮૫	૦૦	૦૨	૨૦
		૮૬	૦૦	૦૬	૪૦
		૮૯	૦૦	૦૭	૮૦
		૮૦	૦૦	૦૬	૧૦
		૭૫	૦૦	૦૯	૨૦
		૭૬	૦૦	૦૭	૭૦
		૭૭	૦૦	૦૩	૦૦
		૭૪	૦૦	૨૮	૬૫
		૧૦૨	૦૦	૦૦	૧૫
		૧૩૮	૦૦	૦૩	૧૦
		૭૨	૦૦	૫૦	૦૦
		૧૪૧	૦૦	૦૧	૨૦
		૧૪૨	૦૦	૧૩	૮૦
		૯૩૦	૦૦	૧૨	૧૦
		૧૪૫	૦૦	૧૫	૫૦
	નિમણ	૧૮૫	૦૦	૦૦	૬૫
		૧૮૧	૦૦	૧૮	૦૫
		૧૭૯	૦૦	૦૦	૦૫
		૧૭૮	૦૦	૦૧	૬૦
		૧૭૭	૦૦	૦૪	૮૫
		૧૭૫	૦૦	૦૧	૪૦
		૧૭૬	૦૦	૧૧	૮૦
		૧૭૩	૦૦	૦૯	૩૫
		૨૨૧	૦૦	૦૦	૫૫
		૨૨૦	૦૦	૨૩	૯૦
		૨૧૭	૦૦	૦૬	૫૦
		૨૧૬	૦૦	૦૬	૩૫
		૨૧૫	૦૦	૦૩	૩૦
	નિયામક	૨૩૯	૦૦	૦૮	૩૫
		૨૪૦	૦૦	૧૯	૦૦
		૨૪૭	૦૦	૨૧	૮૦
		૨૪૮	૦૦	૦૦	૨૫
		૨૪૬	૦૦	૦૦	૧૫
		૨૪૯	૦૦	૦૭	૧૫
		૨૫૦/૧	૦૦	૧૫	૩૫
		૨૫૦/૨	૦૦	૧૧	૨૦
		૨૫૧/૧	૦૦	૦૦	૮૦
		૩૮૬	૦૦	૩૨	૪૦
		૩૮૪	૦૦	૧૮	૯૫
		૩૮૧	૦૦	૦૧	૮૫
		૩૮૨	૦૦	૧૭	૩૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	નાપાવટા	૩૮૩/૨	૦૦	૦૫	૭૫
	(શાલુ...)	૩૬૮/૧	૦૦	૧૩	૦૦
		૩૬૮/૨	૦૦	૦૯	૫૫
		૩૭૦/૨	૦૦	૦૦	૨૫
		૩૬૯	૦૦	૧૮	૭૦
		૩૬૨	૦૦	૦૦	૬૫
		૩૭૧/૧	૦૦	૦૩	૧૫
		૩૬૦	૦૦	૨૦	૯૫
		૩૫૮	૦૦	૦૮	૯૫
		૩૫૭/૨	૦૦	૦૨	૪૦
		૩૫૭/૩	૦૦	૧૨	૮૦
		દેહમી થી નમન ગાડા માર્ગ	૦૦	૦૩	૪૦
		૬૮૫/૫ી	૦૦	૦૧	૦૫
		૬૮૫/૫ી	૦૦	૦૧	૦૫
		૬૮૬/૫ી	૦૦	૦૦	૫૦
		૬૮૬/૫ી	૦૦	૨૦	૬૦
		૬૮૯	૦૦	૧૧	૫૫
		નમન થી ખાંધલી ગાડા માર્ગ	૦૦	૦૫	૦૦
		૬૮૨	૦૦	૦૧	૬૦
		૬૮૧	૦૦	૧૯	૭૦
		૬૮૫/૧	૦૦	૦૩	૨૦
		૬૮૫/૨	૦૦	૦૬	૬૫
		૬૮૬	૦૦	૦૪	૪૦
		૬૮૭	૦૦	૦૮	૦૫
		૭૦૫	૦૦	૦૩	૮૫
		૭૦૬	૦૦	૧૪	૪૦
		૭૦૭	૦૦	૦૫	૧૫
આણંદ	ખાંધલી	નાપાવટા થી ખાંધલી ગાડા માર્ગ	૦૦	૦૮	૬૦
		૨૮૧/૧	૦૦	૦૭	૨૦
		૨૮૧/૪	૦૦	૦૩	૨૫
		૨૮૧/૫	૦૦	૧૨	૩૦
		૨૮૧/૬	૦૦	૧૩	૨૫
		૨૮૦/૬	૦૦	૦૦	૪૫
		૨૮૮	૦૦	૨૪	૫૫
		૨૮૭/બી	૦૦	૦૨	૫૫
		૨૮૬	૦૦	૦૦	૦૫
		નાપા થી મેઘવ. ગાના ગાડા માર્ગ	૦૦	૦૨	૦૦
બોરસદ	નાપાતળપદ	૧૨૪	૦૦	૧૪	૬૫
		૧૨૫/૨	૦૦	૧૦	૬૫
		નાપાતળપદ થી ખાંધલી ગાડા માર્ગ	૦૦	૦૩	૨૫
		૧૨૭/૧	૦૦	૦૧	૦૦
		૧૨૭/૨	૦૦	૧૭	૫૫
		૧૨૮	૦૦	૨૧	૦૫
		નાપાતળપદ થી ખાંધલી ગાડા માર્ગ	૦૦	૦૫	૦૫
		૧૨૯	૦૦	૦૦	૧૦
		૧૪૦/૧	૦૦	૧૨	૦૦
		૧૪૦/૨	૦૦	૦૪	૩૫
		૧૪૦/૩	૦૦	૦૦	૨૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	નાપાતળપદ (આલુ...)	૧૪૧	૦૦	૧૫	૪૫
		૧૩૯/૧	૦૦	૧૨	૪૦
		૧૪૨	૦૦	૦૦	૧૫
		૧૪૯/૨+૩	૦૦	૧૦	૫૦
		૧૫૦/૧	૦૦	૦૦	૩૦
		૧૫૦/૨	૦૦	૦૭	૫૦
		૧૫૦/૩	૦૦	૧૩	૦૦
		૧૫૦/૪	૦૦	૦૨	૬૦
		૧૫૧/૩	૦૦	૦૦	૩૫
		૧૫૨	૦૦	૧૬	૨૫
		૧૭૯/૧	૦૦	૦૭	૧૦
		૧૭૯/૨	૦૦	૦૧	૫૦
		૧૭૯/૧	૦૦	૦૬	૨૦
		૧૭૯/૨/૧	૦૦	૧૨	૨૫
		૧૭૭/૧	૦૦	૦૩	૩૦
		૧૮૪/૨	૦૦	૦૫	૧૫
		૧૮૫/૧	૦૦	૧૪	૪૦
		૧૮૫/૨	૦૦	૦૦	૮૦
		૧૮૬/૧	૦૦	૦૬	૩૫
		૧૮૭/૧	૦૦	૦૮	૮૦
		૧૮૭/૨/૧	૦૦	૦૩	૨૦
		૧૮૭/૨/૨	૦૦	૦૩	૧૦
		૧૮૭/૨/૩	૦૦	૦૩	૦૦
		૧૮૮/૧/૧	૦૦	૦૪	૪૦
	નાપાતળપદ થી મેઘવા ગાડા માર્ગ		૦૦	૦૩	૧૦
		૨૦૧/૧	૦૦	૧૫	૧૫
		૨૦૧/૨	૦૦	૦૨	૨૫
		૨૦૦/૧	૦૦	૦૮	૮૦
		૨૦૦/૨	૦૦	૦૮	૬૦
		૨૦૦/૩	૦૦	૦૧	૬૦
		૨૦૦/૪	૦૦	૧૩	૮૫
		૨૦૦/૭	૦૦	૦૭	૦૦
		૨૦૦/૮	૦૦	૦૬	૬૦
આગ્રંદ	મેઘવા	૨૨૧	૦૦	૩૫	૬૦
		૨૧૧	૦૦	૧૪	૦૫
	ગાના	૧૩૭/ પૈકી	૦૦	૧૪	૪૫
		૧૩૮	૦૦	૦૭	૫૦
		૧૪૧/૧	૦૦	૦૪	૪૦
		૧૪૧/૨	૦૦	૦૪	૮૦
		૧૪૧/૩+૪	૦૦	૦૮	૬૦
		૧૪૨/૧	૦૦	૦૮	૬૦
		૧૪૨/૨	૦૦	૦૪	૨૦
		૧૪૨/૩	૦૦	૦૩	૮૦
		૧૪૩/૧+૨	૦૦	૧૫	૬૦
		૧૪૩/૩+૧	૦૦	૦૦	૮૦
		૧૭૨	૦૦	૦૬	૩૫
		૧૭૩/૧	૦૦	૦૮	૧૦
		૧૭૪/૨	૦૦	૦૦	૧૦
	ગાના થી મેઘવા ગાડા માર્ગ		૦૦	૦૫	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
ગાના (સાહુ...)	૧૮૧		૦૦	૦૭	૫૦
	૧૮૦/૨		૦૦	૦૨	૦૦
	૧૮૨/૫		૦૦	૦૨	૮૦
	૧૮૩/૧		૦૦	૦૦	૩૫
	૧૮૩/૨		૦૦	૦૮	૬૫
	૧૮૭		૦૦	૧૧	૨૦
	૧૮૮/૨		૦૦	૦૦	૦૫
	૧૮૬		૦૦	૧૭	૦૦
	ગાડા માર્ગ		૦૦	૦૨	૮૦
	૧૮૬		૦૦	૧૨	૮૫
	૧૮૪		૦૦	૧૨	૫૫
	૧૮૭/૧		૦૦	૦૨	૦૫
	૧૮૭/૨		૦૦	૦૦	૦૫
	૧૮૩/૧		૦૦	૧૧	૬૫
	૧૮૩/૨		૦૦	૧૫	૮૦
	૧૮૮/૨		૦૦	૦૩	૮૦
	૨૭૫/૧		૦૦	૦૭	૭૦
	૨૭૪/૧+૨		૦૦	૧૨	૦૦
	૨૭૪/૩+૪		૦૦	૦૮	૮૫
	૨૮૨/૩		૦૦	૦૩	૭૫
	૨૮૩/૨		૦૦	૦૦	૪૦
	૨૮૩/૩		૦૦	૧૦	૩૦
	૨૮૩/૪		૦૦	૦૫	૬૫
	૨૮૩/૫		૦૦	૦૨	૩૫
	૨૮૪/૧		૦૦	૧૩	૨૦
	૨૮૪/૨		૦૦	૦૭	૭૦
	૨૮૪/૩		૦૦	૦૦	૦૫
	૨૮૭/૧		૦૦	૦૦	૧૫
	૨૮૬/૨		૦૦	૦૭	૬૦
	૨૮૬/૩		૦૦	૧૧	૦૫
	૩૦૮		૦૦	૧૦	૮૦
	૩૦૮		૦૦	૦૦	૧૫
	૨૬૪/૧		૦૦	૦૨	૨૫
	૨૬૪/૨		૦૦	૧૦	૧૫
	૨૬૪/૩		૦૦	૦૪	૪૫
	ગાડા માર્ગ		૦૦	૦૨	૦૦
કરમસદ	૮૪૩/૧		૦૦	૦૬	૮૫
	૮૪૩/૨		૦૦	૦૦	૧૦
	૮૪૪/૩		૦૦	૧૦	૫૦
	૮૪૪/૪		૦૦	૦૬	૨૦
	કરમસદ થી ગાના ગાડા માર્ગ		૦૦	૦૩	૧૦
	૮૪૫		૦૦	૧૮	૦૦
	૮૪૭/૧		૦૦	૦૭	૧૦
	૮૪૭/૨		૦૦	૦૫	૭૦
	ગાડા માર્ગ-		૦૦	૦૩	૫૦
	૮૭૦		૦૦	૦૦	૬૫
	૮૬૧/૧		૦૦	૦૮	૧૦
	૮૬૮/૪		૦૦	૦૫	૬૫
	૮૬૭/૩		૦૦	૦૫	૭૦
	૮૬૬/૩		૦૦	૧૦	૨૫
	૮૬૫/૧/૨		૦૦	૧૧	૮૦
	૮૬૫/૩/૧		૦૦	૦૮	૫૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
કરમસદ	૯૬૫/૪		૦૦	૦૮	૫૦
(ચાલુ...)	૯૬૩		૦૦	૦૭	૭૦
	૯૬૪		૦૦	૦૧	૮૫
	૧૦૩૪		૦૦	૧૮	૪૫
કરમસદ થી ગાના ગાડા માર્ગ			૦૦	૦૨	૧૦
	૧૦૪૨/૧		૦૦	૦૮	૦૦
	૧૦૪૨/૩		૦૦	૦૮	૫૦
	૧૦૪૧		૦૦	૧૪	૩૫
	૧૦૪૦/૧		૦૦	૦૦	૮૫
	૧૦૪૪		૦૦	૧૨	૬૦
	૧૨૩૦/૧		૦૦	૨૩	૭૫
	૧૨૨૦/૧/ પી		૦૦	૧૪	૭૫
	૧૨૨૧		૦૦	૦૫	૩૦
	૧૨૨૨		૦૦	૨૩	૬૦
	૧૨૨૩/૩/ એ		૦૦	૦૬	૬૫
	૧૨૧૬		૦૦	૨૦	૭૫
	૧૨૧૫		૦૦	૧૫	૮૫
	૧૨૧૪/૨		૦૦	૧૧	૮૦
બોરીઆ થી કરમસદ ગાડા માર્ગ			૦૦	૦૩	૭૫
	૧૨૮૫		૦૦	૧૬	૩૦
કરમસદ ગાડા માર્ગ			૦૦	૦૩	૪૦
	૧૩૧૫		૦૦	૧૪	૪૫
	૧૨૮૭/ પી		૦૦	૦૬	૩૦
	૧૩૧૪		૦૦	૧૫	૭૦
	૧૩૧૩		૦૦	૧૩	૦૦
	૧૩૨૭/૨		૦૦	૧૨	૫૫
	૧૩૧૨		૦૦	૨૪	૮૦
	૧૩૩૦		૦૦	૦૧	૩૫
	૧૩૧૦/૧		૦૦	૧૧	૫૫
	૧૩૩૧		૦૦	૦૧	૫૫
	૧૩૦૭/૨		૦૦	૧૮	૬૦
	૧૩૦૭/૪		૦૦	૦૮	૪૦
	૧૩૦૭/૫		૦૦	૦૫	૫૫
	૧૩૮૦		૦૦	૧૭	૭૫
	૧૩૮૧/૧/૩		૦૦	૧૨	૧૫
	૧૩૮૦/૧		૦૦	૦૦	૮૦
	૧૩૮૦/૨/ બી		૦૦	૧૩	૨૫
	૧૩૮૩/૨		૦૦	૦૧	૮૦
	૧૩૮૧		૦૦	૨૧	૬૫
	૧૩૮૨		૦૦	૦૮	૫૫
સંદેસર થી કરમસદ ગાડા માર્ગ			૦૦	૦૨	૫૫
	૧૫૪૦		૦૦	૧૧	૩૦
	૧૫૪૧		૦૦	૦૦	૮૦
	૧૫૪૮		૦૦	૨૪	૧૦
	૧૫૪૭/૩		૦૦	૦૦	૫૦
	૧૫૪૭/૪		૦૦	૦૧	૮૦
	૧૫૪૭/૫/૧		૦૦	૦૪	૮૫
	૧૫૪૭/૫/૨		૦૦	૦૩	૩૫
	૧૫૪૭/૫/૩		૦૦	૦૨	૮૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કરમસદ	૧૫૪૭/૬	૦૦	૦૧	૬૫
	(ચાલુ...)	૧૫૪૬/૨	૦૦	૦૦	૧૫
		૧૫૫૨	૦૦	૧૨	૨૦
		૧૫૫૧	૦૦	૧૨	૫૫
		૧૫૬૪	૦૦	૧૫	૮૦
		૧૫૫૬	૦૦	૨૬	૮૦
		૧૫૫૮	૦૦	૧૦	૮૦
		૧૫૫૮	૦૦	૦૩	૭૫
		૧૫૬૦	૦૦	૧૬	૦૫
	મોરડ થી સંદેસર ગાડા માર્ગ		૦૦	૦૫	૭૦
		૧૬૧૬	૦૦	૦૬	૫૦
		૧૬૧૫	૦૦	૧૫	૦૫
		૧૬૧૪	૦૦	૦૧	૦૦
		૧૬૧૩/૧	૦૦	૦૮	૭૦
		૧૬૧૩/૨	૦૦	૧૦	૦૫
		૧૬૨૩/૧/૨	૦૦	૦૨	૫૫
		૧૬૨૩/૨/૧	૦૦	૦૭	૨૦
		૧૬૨૩/૩/ એ +૩/ બી	૦૦	૦૫	૦૫
		૧૬૨૩/૪/૧	૦૦	૦૦	૧૫
		૧૬૨૪/૧	૦૦	૦૮	૫૦
		૧૬૨૪/૨	૦૦	૦૦	૨૦
		૧૬૨૪/૩	૦૦	૦૧	૬૦
		૧૬૨૪/૪	૦૦	૦૩	૩૦
		૧૬૨૫	૦૦	૦૩	૭૫
પેટલાદ	મોરડ	૬૩૮	૦૦	૧૩	૮૦
		૬૩૭	૦૦	૧૧	૮૦
		૬૩૬	૦૦	૨૬	૬૫
	વલાસણ - મોરડ ગાડા માર્ગ		૦૦	૦૧	૭૫
		૬૩૦	૦૦	૦૮	૨૫
		૬૨૮	૦૦	૦૮	૦૫
		૬૨૮	૦૦	૨૧	૪૦
		૬૨૬	૦૦	૦૧	૮૦
		૫૭૦	૦૦	૧૩	૦૦
		૫૭૧	૦૦	૦૬	૬૦
		૫૮૫	૦૦	૦૧	૪૦
		૫૮૪	૦૦	૧૪	૪૦
		૫૭૨	૦૦	૩૮	૧૦
		૫૫૮	૦૦	૦૦	૧૦
		૫૭૩	૦૦	૦૫	૮૫
	ગાડા માર્ગ		૦૦	૦૧	૮૦
		૫૫૮	૦૦	૧૦	૬૦
	ગાડા માર્ગ		૦૦	૦૪	૬૦
		૫૩૩	૦૦	૦૦	૧૫
		૫૩૪	૦૦	૧૩	૨૦
		૫૩૮	૦૦	૧૪	૧૫
		૫૩૭	૦૦	૦૦	૮૫
	ગાડા, માર્ગ		૦૦	૦૧	૬૫
		૫૩૮	૦૦	૨૪	૪૦
		૪૭૭	૦૦	૦૨	૭૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	મોરડ	૪૮૩	૦૦	૧૨	૩૦
	(ચાલુ...)	૪૮૩/એ	૦૦	૦૦	૩૦
		૪૮૪	૦૦	૦૧	૬૦
		૪૮૪/એ	૦૦	૦૫	૪૦
		૪૮૮	૦૦	૦૦	૮૦
		૪૮૮/બી	૦૦	૦૩	૨૦
આણંદ	વલાસન	૨૨૫/૨	૦૦	૦૫	૮૦
		૨૨૬/૨	૦૦	૧૭	૨૫
		૨૨૭/૧	૦૦	૨૧	૫૦
		૨૧૦/૧	૦૦	૨૧	૭૫
		ગાડા માર્ગ	૦૦	૦૧	૮૫
		૨૩૨	૦૦	૨૬	૪૫
		૨૩૭	૦૦	૧૭	૭૦
		૨૩૬	૦૦	૧૧	૦૦
		ગાડા માર્ગ	૦૦	૦૨	૦૫
		૨૫૮	૦૦	૦૮	૫૫
		૨૬૦	૦૦	૦૮	૬૫
		૨૬૧	૦૦	૧૫	૭૫
		૨૮૩	૦૦	૦૬	૦૫
		૨૮૫	૦૦	૦૨	૪૫
		૨૮૪	૦૦	૦૫	૫૦
		૨૮૩	૦૦	૦૨	૮૫
		૨૮૪	૦૦	૧૨	૮૦
		૨૮૫	૦૦	૦૧	૧૫
		૨૮૨	૦૦	૧૪	૫૫
		૨૮૬	૦૦	૦૦	૦૫
		ધુટેલીથી વલાસન ગાડા માર્ગ	૦૦	૦૨	૬૦
		૩૮૧	૦૦	૦૮	૪૫
		૩૮૨	૦૦	૨૨	૨૦
		ગાડા માર્ગ	૦૦	૦૧	૨૫
		૩૮૫	૦૦	૧૭	૮૫
		૩૮૮	૦૦	૨૭	૭૫
		ધુટેલીથી વલાસન ગાડા માર્ગ	૦૦	૦૩	૭૫
		૪૦૪	૦૦	૨૫	૪૦
		૪૦૩/૨	૦૦	૦૦	૪૫
		૩૮૦	૦૦	૦૦	૧૦
		૪૦૩/૧	૦૦	૨૩	૫૫
		૪૦૨	૦૦	૧૩	૪૦
		૪૦૧	૦૦	૧૭	૮૫
જોળ		૧૦૩૮	૦૦	૨૮	૨૦
		૧૦૩૪	૦૦	૦૪	૨૫
		૧૦૩૧	૦૦	૦૧	૧૦
		૧૦૩૦	૦૦	૦૦	૫૦
		૧૦૨૮	૦૦	૦૩	૩૦
		૧૦૨૭	૦૦	૦૩	૬૫
		૧૦૨૬	૦૦	૦૮	૧૦
		૧૦૨૫	૦૦	૦૩	૭૦
		ધુટેલીથી જોળ ગાડા માર્ગ	૦૦	૦૨	૨૫
		૧૦૨૪	૦૦	૦૦	૨૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	જોળ	૧૦૫૯	૦૦	૧૦	૦૫
	(ચાલુ...)	૧૦૬૦	૦૦	૦૪	૬૫
		૧૦૬૨	૦૦	૧૧	૩૫
		૧૦૬૪	૦૦	૦૦	૩૦
	ગાડા માર્ગ	૧૦૬૫	૦૦	૦૩	૮૫
		૧૦૬૮	૦૦	૨૯	૬૦
		૧૦૮૮/૧	૦૦	૧૪	૬૦
		૧૦૮૮/૩	૦૦	૦૪	૫૦
		૧૦૮૮/૩	૦૦	૦૦	૩૦
		૧૦૯૦	૦૦	૦૦	૦૫
		૧૧૦૯	૦૦	૦૧	૫૫
		૧૧૧૦	૦૦	૦૦	૫૦
		૧૧૦૮	૦૦	૧૮	૫૦
		૧૦૮૩	૦૦	૦૨	૫૫
		૧૦૮૨	૦૦	૩૧	૬૫
		૧૧૧૩	૦૦	૧૭	૯૦
પેટલાદ	રાવલી	૨૨૬	૦૧	૩૫	૧૦
		૨૨૧	૦૦	૧૭	૪૫
		૧૯૭	૦૦	૧૭	૦૦
		૧૯૧	૦૦	૧૩	૫૦
		૧૯૦	૦૦	૧૮	૨૫
		૧૮૧	૦૦	૧૪	૧૫
		૧૭૯	૦૦	૦૭	૪૫
		૧૮૦	૦૦	૦૧	૯૫
		૧૭૮	૦૦	૦૩	૭૫
		૧૫૩	૦૦	૦૭	૫૦
		૧૫૭	૦૦	૦૫	૧૦
		૧૫૪	૦૦	૧૭	૧૦
		૧૫૫	૦૦	૧૩	૨૦
		૧૪૪	૦૦	૦૩	૭૫
		૧૩૩	૦૦	૧૦	૬૫
		૧૩૫	૦૦	૦૯	૦૫
		૧૩૬	૦૦	૦૧	૯૦
		૧૨૯	૦૦	૧૩	૨૦
		૧૩૦	૦૦	૦૨	૮૫
		૧૨૮	૦૦	૦૦	૫૫
		૧૨૭	૦૦	૦૭	૬૦
		૧૨૫	૦૦	૧૭	૧૦
	ગાડા માર્ગ	૧૨૬	૦૦	૦૭	૦૫
પેટલાદ	સંજયા	૮૭	૦૦	૦૦	૬૦
	ગાડા માર્ગ	૮૨	૦૦	૦૧	૪૫
		૮૮	૦૦	૧૨	૦૦
		૮૮	૦૦	૦૨	૨૦
		૮૭	૦૦	૧૬	૭૦
		૧૦૫	૦૦	૧૦	૧૦
		૧૦૬	૦૦	૧૦	૦૦
		૧૦૭	૦૦	૧૩	૯૦
		૧૧૫	૦૦	૦૯	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
સંજ્ઞા (આલુ...)	૧૧૬		૦૦	૧૮	૫૫
	૧૧૮		૦૦	૧૯	૩૦
	૧૧૯		૦૦	૦૩	૬૦
	૧૨૦		૦૦	૧૯	૮૦
	૧૨૩		૦૦	૧૮	૦૫
	ગાડા માર્ગ		૦૦	૦૧	૦૦
	૧૪૮		૦૦	૦૬	૮૦
	૧૫૧		૦૦	૦૬	૭૦
	૧૪૯		૦૦	૦૦	૫૫
	૧૫૦		૦૦	૦૮	૦૦
	૧૫૬		૦૦	૦૮	૬૫
	૧૫૭		૦૦	૨૦	૬૫
	૧૫૮		૦૦	૦૦	૮૦
	૧૫૯		૦૦	૦૮	૮૫
	૧૮૨		૦૦	૦૯	૫૫
	૧૮૩		૦૦	૦૩	૮૫
	વડતાલથી આખડોલ ગાડા માર્ગ		૦૦	૦૨	૫૦
બામરોલી	૭૨૭		૦૦	૦૩	૮૫
	૭૩૫		૦૦	૦૯	૮૦
	૭૩૪		૦૦	૦૦	૩૦
	૭૩૬		૦૦	૧૭	૮૦
	ગાડા માર્ગ		૦૦	૦૧	૨૦
	૭૪૨		૦૦	૪૬	૪૦
	૭૭૪		૦૦	૦૭	૮૫
	૭૭૫		૦૦	૦૨	૮૦
	૭૭૬		૦૦	૨૦	૬૦
	૭૭૩		૦૦	૦૪	૦૦
	૭૯૮		૦૦	૧૦	૪૦
	ગાડા માર્ગ		૦૦	૦૧	૨૦
	૮૦૦		૦૦	૨૭	૦૦
	ગાડા માર્ગ		૦૦	૦૧	૨૦
	૮૨૬		૦૦	૧૩	૪૦
	૮૩૦		૦૦	૦૦	૧૦
	૮૨૭		૦૦	૧૧	૦૦
	૮૨૮		૦૦	૦૭	૬૦
	૮૨૩		૦૦	૦૯	૦૫
	૮૫૧		૦૦	૧૨	૮૦
	૮૬૪		૦૦	૧૨	૪૦
	૮૬૩		૦૦	૦૧	૬૦
	૮૬૨		૦૦	૦૦	૧૦
	૮૬૧		૦૦	૨૩	૪૦
	૮૬૬		૦૦	૦૮	૮૦
	૮૬૦		૦૦	૦૫	૭૫
	૮૫૯		૦૦	૦૩	૨૫
	ગાડા માર્ગ		૦૦	૦૧	૨૦
	૮૮૭		૦૦	૦૧	૮૦
	૮૮૮		૦૦	૦૩	૨૦
	૮૮૯/૧		૦૦	૦૪	૬૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	બામરોલી	૯૦૧	૦૦	૦૫	૦૦
	(ચાલુ...)	૯૦૨	૦૦	૦૬	૦૦
		૯૦૪	૦૦	૦૪	૪૦
		૯૦૮	૦૦	૦૨	૪૦
		૯૦૭	૦૦	૦૫	૮૦
		૯૦૫	૦૦	૦૨	૬૫
		૯૦૬	૦૦	૦૬	૨૫
		૯૨૭	૦૦	૦૨	૯૦
		૯૨૫	૦૦	૧૯	૮૫
		૯૨૬	૦૦	૦૨	૨૫

જિલ્લો : ખેડા

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
નડીઆદ	વડતાલ	૨૧૩/૧	૦૦	૦૦	૪૫
		૨૧૨	૦૦	૦૫	૮૫
		૨૧૧	૦૦	૧૭	૬૦
		૨૧૦	૦૦	૧૦	૭૫
		૨૦૯	૦૦	૧૧	૬૦
		૧૪૦	૦૦	૧૧	૨૫
		૧૪૧	૦૦	૩૧	૧૦
		૧૪૨	૦૦	૦૩	૯૦
		૧૪૩	૦૦	૦૯	૧૫
		૧૪૪	૦૦	૧૪	૧૫
		૧૮૯	૦૦	૧૫	૬૫
		૧૮૮	૦૦	૧૫	૯૦
		૧૮૭	૦૦	૧૫	૨૫
		૭૧૪	૦૦	૦૭	૬૫
		૭૧૫	૦૦	૦૭	૦૦
નડીઆદ	કેરીઆવી	૭૧૬	૦૦	૦૪	૮૦
		૭૧૭	૦૦	૧૦	૩૦
		૭૮૧	૦૦	૦૦	૭૦
		૭૮૦	૦૦	૧૨	૫૦
		૭૮૮	૦૦	૦૦	૭૦
		૭૭૮	૦૦	૫૪	૬૦
		૭૯૪	૦૦	૨૫	૭૦
		૭૯૬	૦૦	૧૭	૬૫
		૮૦૪	૦૦	૦૫	૭૦
		૮૦૫	૦૦	૦૫	૪૫
		૮૦૬	૦૦	૦૬	૪૫
		નરસંકાથી કેરીઆવી ગાડા માર્ગ	૦૦	૦૪	૬૦
		૧૦૫૦	૦૦	૦૬	૮૦
		૧૦૫૨	૦૦	૦૮	૪૫
		૧૦૫૧	૦૦	૦૯	૪૫
		૧૦૫૮	૦૦	૧૪	૦૦
		૧૦૫૮	૦૦	૦૫	૯૫
		૧૧૭૫	૦૦	૩૧	૦૦
		૧૧૭૪	૦૦	૦૦	૮૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ફેરીઆવી	૧૧૮૬	૦૦	૦૦	૧૦
	(ચાલુ...)	૧૧૭૩	૦૦	૨૦	૩૦
		૧૧૮૮	૦૦	૦૮	૦૫
		૧૧૮૭	૦૦	૦૦	૫૦
		૧૧૮૮	૦૦	૧૮	૩૫
		૧૨૦૮	૦૦	૦૬	૬૦
		૧૨૧૦	૦૦	૦૨	૬૫
		૧૨૧૫	૦૦	૦૩	૬૫
		૧૨૧૪	૦૦	૦૭	૧૦
		૧૨૨૬	૦૦	૦૧	૩૫
		૧૨૨૭	૦૦	૧૧	૪૫
		૧૨૩૦	૦૦	૦૧	૮૦
		૧૨૨૮	૦૦	૦૫	૩૦
		૧૨૬૮	૦૦	૦૮	૪૫
		૧૨૬૮	૦૦	૦૨	૮૫
		૧૨૮૫	૦૦	૩૮	૪૦
		૧૨૮૬	૦૦	૧૦	૪૫
		૧૨૮૭	૦૦	૦૫	૮૦
		૧૩૧૭	૦૦	૧૫	૦૦
		૧૩૬૩	૦૦	૨૦	૦૫
		૧૩૬૪	૦૦	૦૮	૩૦
		૧૩૫૮	૦૦	૦૦	૧૦
		૧૩૬૬	૦૦	૧૮	૧૦
		૧૩૮૧/એ	૦૦	૧૮	૩૦
	પીપલ્લુગ થી ગુટેલ ગાડા માર્ગ	૧૩૮૦	૦૦	૦૨	૮૫
		૧૪૨૬	૦૦	૧૨	૮૫
	પીપલ્લુગ ગાડા માર્ગ	૧૪૨૬	૦૦	૨૭	૨૦
		૫૬૫	૦૦	૦૫	૧૦
		૫૮૧	૦૦	૧૬	૬૦
		૫૮૨	૦૦	૦૮	૭૦
		૫૮૨	૦૦	૦૧	૧૦
		૫૮૦	૦૦	૦૮	૪૦
		૫૭૮	૦૦	૧૩	૬૦
		૫૭૮	૦૦	૦૦	૭૦
		૫૭૬	૦૦	૦૧	૮૫
		૫૭૭	૦૦	૦૮	૧૦
		૫૭૪	૦૦	૦૦	૧૦
		૫૭૩	૦૦	૧૦	૭૦
		૬૦૨	૦૦	૧૧	૨૦
		૬૦૫	૦૦	૧૦	૪૫
		૬૦૬	૦૦	૧૦	૪૫
		૬૦૭	૦૦	૧૦	૨૫
	પીપલાતા ગાડા માર્ગ	૬૦૭	૦૦	૦૨	૪૦
		૫૮	૦૦	૨૨	૮૫
		૫૪	૦૦	૦૨	૧૦
		૫૫	૦૦	૦૮	૩૦
		૪૮	૦૦	૦૧	૧૦
		૪૭	૦૦	૦૮	૦૫
		૪૮	૦૦	૧૪	૦૦

- ૨૦ -

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	પીપલાતા	૪૪	૦૦	૦૦	૦૫
	(ચાલુ...)	ગાડા માર્ગ	૦૦	૦૫	૪૫
		૧૫૮૨	૦૦	૦૪	૨૦
		૧૫૮૦	૦૦	૧૧	૮૦
		૧૫૮૩	૦૦	૦૬	૮૫
		૧૫૮૭	૦૦	૦૪	૬૫
		૧૫૮૬	૦૦	૧૭	૭૫
		૧૫૮૮	૦૦	૦૫	૦૦
		૧૫૮૯	૦૦	૦૦	૬૫
		૪૧	૦૦	૧૨	૫૦
		૧૫૯૫	૦૦	૦૩	૦૫
		૧૬૦૯	૦૦	૦૦	૭૫
		૧૬૧૦	૦૦	૦૨	૭૦
		૧૬૧૨	૦૦	૦૭	૭૦
		૧૬૧૩	૦૦	૦૦	૦૫
		પીપલાતા થી પીપલાતા ગાડા માર્ગ	૦૦	૦૧	૮૦
		૧૪૯૯	૦૦	૨૦	૧૫
		૧૫૦૩	૦૦	૦૧	૪૫
		૧૫૦૪	૦૦	૦૩	૫૫
		૧૫૦૨	૦૦	૦૪	૮૫
		૧૫૦૧	૦૦	૦૪	૮૦
		૧૫૧૭	૦૦	૦૦	૭૦
		૧૫૦૦	૦૦	૧૨	૮૦
		૧૪૮૨	૦૦	૦૫	૦૫
		૧૪૮૫	૦૦	૦૨	૭૦
		૧૪૮૩	૦૦	૦૬	૬૫
		ગાડા માર્ગ	૦૦	૧૯	૮૫
		૧૪૮૪	૦૦	૦૨	૧૦
		૧૪૮૦	૦૦	૦૦	૮૦
		૧૪૬૦	૦૦	૦૪	૪૫
		૧૪૬૧	૦૦	૧૭	૪૦
		૧૪૬૩	૦૦	૦૮	૩૦
		૧૪૬૫	૦૦	૧૯	૩૫
		૧૪૬૪	૦૦	૧૬	૪૦
		૧૩૯૨	૦૦	૦૦	૦૫
		૧૩૯૧	૦૦	૦૮	૩૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

વાય.બી.પટેલ

ઉપસચિવ,

જો





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII.]

MONDAY, FEBRUARY 11, 2002 / MAGHA 22, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

Energy and Petrochemicals Department

**Notification**

Sachivalaya, Gandhinagar.

Dated the 11<sup>th</sup> Feb. 2002.

No. GU-2002- 20-GPC-11-2001-4539-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Jharoli, taluka Umargram, district Valsad to village Mora, taluka Chourasi, district Surat, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

## SCHEDULE

State: Gujarat

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Sub- Div No.	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Valsad	Umargam	Jharoli	327		00	02	50
			292		00	11	00
			245		00	11	50
			244		00	39	60
			256		00	10	00
			258		00	32	00
			261		00	07	00
			260		00	25	50
			264		00	04	50
			1		00	26	00
			2		00	14	50
			19		00	01	25
			36		00	44	50
			34		00	10	50
			11		00	09	50
			38		00	34	00
			267		00	00	40
			39		00	16	00
			290		00	01	50
			48		00	15	00
			49		00	12	00
			47		00	11	50
			219		00	22	00
			273		00	06	50
			220		00	14	50
			282		00	07	50
			210		00	14	00
			209		00	00	40
			208		00	14	00
			206		00	25	50
			205		00	21	00
			191		00	32	00
			189		00	05	00
			190		00	10	00
			188		00	04	00
			187		00	07	00
			330	A	00	00	50
			330	A/2	00	20	50
			330	A/4	00	03	00
			310	A	00	18	00
			310	B	00	12	00
			182		00	05	00
			181		00	29	00

1	2	3	4	5	6	7	8
Valsad (Contd..)	Umargam (Contd..)	Jharoli (Contd..)	95		00	41	50
			93		00	13	00
			91		00	25	25
Valsad	Umargam	Dhanoli	112		00	14	00
			37		00	21	50
			144		00	11	79
			36		00	11	00
			33		00	11	00
			40		00	06	00
			145		00	00	40
			42		00	60	84
			45		00	01	00
			46		00	19	00
			49		00	23	76
			48		00	01	00
			52		00	24	00
			54		00	10	00
			53		00	17	00
			56		00	48	50
			109		00	04	60
Valsad	Umargam	Daheli	204		00	16	44
			220		00	01	41
			20		00	02	14
			203		00	73	94
			18		00	25	69
			19		00	21	87
			23		00	16	65
			205		00	13	45
			24		00	02	36
			206		00	48	76
			29		00	36	79
			31		00	00	40
			30		00	16	71
			209		00	03	50
			307		00	03	07
			308		00	03	20
			78		00	12	02
			226		00	25	74
			80		00	16	78
			81		00	01	63
			77		00	18	86
			225		00	07	92
			72		00	31	86
			73		00	00	40
			221		00	37	55

1	2	3	4	5	6	7	8
Valsad (Contd..)	Umargam (Contd..)	Daheli (Contd..)	70		00	12	67
			219		00	56	37
			71		00	11	36
			222		00	06	41
Valsad	Umargam	Shirgam	251		00	32	30
			252		00	66	40
			253		00	13	43
			434	B	00	15	78
			250		00	00	40
			440		00	30	98
			236		00	12	70
			237		00	14	39
			234		00	13	51
			233		00	53	63
			232		00	08	21
			228		00	08	83
			429		00	21	30
			198		00	54	70
			202		00	31	13
			200		00	06	81
			201		00	12	20
			129		00	55	74
			192		00	00	40
			131		00	26	92
			132		00	58	20
			308		00	00	40
			110		00	07	92
			111		00	51	97
			112		00	17	95
			106		00	21	54
			101		00	10	65
			102		00	36	55
			99		00	16	41
Valsad	Umargam	Angam	62		00	29	77
			63		00	57	50
			116		00	02	17
			68		00	33	28
			114		00	05	48
			69		00	12	34
			76		00	24	29
			75		00	02	31
			70		00	00	40
			73		00	50	36
			74		00	01	52
			101		00	47	33

1	2	3	4	5	6	7	8
Valsad (Contd..)	Umargam (Contd..)	Angam (Contd..)	102		00	08	27
			99		00	11	78
			94		00	21	15
			96		00	22	89
			95		00	14	78
Valsad	Umargam	Punat	169		00	01	17
			27		00	14	75
			35		00	73	89
			26		00	01	75
			24		00	22	67
			29		00	00	40
			28		00	12	97
			19		00	06	08
			23		00	39	15
			22		00	06	58
			21		00	11	27
			15		00	18	60
			14		00	29	55
			123		00	03	40
			4	A	00	13	54
			7		00	12	22
			12		00	05	93
			8		00	21	89
			171		00	02	68
			156		00	24	69
			157		00	24	30
			1		00	05	25
			2		00	26	64
			3		00	22	91
Valsad	Umargam	Jamburi	5		00	09	47
			3		00	14	58
			4		00	24	18
			47		00	16	61
			45		00	19	45
			44		00	44	10
			49		00	23	35
			42		00	32	97
			40		00	34	24
			41		00	16	82
			29		00	30	69
			32		00	10	26
			33		00	16	25
Valsad	Umargam	Mohan	290	1/A	02	70	90
Valsad	Pardi	Namdha	5		00	02	00
			3		00	20	44

1	2	3	4	5	6	7	8
Valsad (Contd..)	Pardi (Contd..)	Namdha (Contd..)	2		00	00	60
			129		00	21	36
			128		00	01	81
			130		00	00	40
Valsad	Pardi	Chandor	100		00	22	20
			112		00	02	67
			101		00	04	35
			110		00	18	28
			109		00	20	25
			108		00	04	55
			343		00	02	56
			342		00	09	00
			118		00	32	17
			341		00	00	40
			121		00	02	33
			145		00	19	81
			144		00	23	05
			143		00	00	40
Valsad	Pardi	Vapi	95		00	22	33
			101		00	13	57
			96		00	00	40
			100		00	13	32
			99		00	25	39
			98		00	09	97
			107		00	92	37
			109		00	00	40
			112		00	57	64
			192		00	21	87
			193		00	20	30
			191		00	14	75
			194		00	25	37
Valsad	Pardi	Balitha	107		00	28	86
			111		00	00	43
			110		00	02	76
			108		00	42	72
			334		00	01	00
			128		00	05	94
			129		00	20	80
			131		00	20	60
			134		00	00	40
			185		00	00	40
			186		00	18	45
			188		00	13	44
			187		00	05	78
			201		00	11	99
			202		00	13	85
			203		00	00	40

1	2	3	4	5	6	7	8
Valsad (Contd..)	Pardi (Contd..)	Balitha (Contd..)	204		00	01	82
			200		00	08	14
			206		00	01	73
			207		00	12	62
			208		00	00	40
			210		00	02	25
			209		00	25	43
			211		00	00	40
			220		00	11	97
			221		00	00	45
			343		00	03	41
			219		00	06	14
			224		00	06	76
			225		00	10	70
			227		00	02	57
			229		00	01	74
			228		00	04	12
			244		00	25	18
			245		00	00	40
			243		00	09	24
			242		00	09	53
			241		00	10	23
			240		00	12	80
Valsad	Pardi	Morai	171		00	38	50
			172		00	35	53
			173		00	12	00
			175		00	28	78
			180		00	18	78
			181		00	13	19
			178		00	06	36
			182		00	01	88
			202		00	10	07
			199		00	10	31
			198		00	00	40
			193		00	21	59
			194		00	00	40
			216		00	09	50
			217		00	09	50
			218		00	19	00
			235		00	02	80
			236		00	01	00
			234		00	01	25
			237		00	03	29
			238		00	04	00
			239		00	01	25
			243		00	11	88
			240		00	02	80

1	2	3	4	5	6	7	8
Valsad (Contd..)	Pardi (Contd..)	Morai (Contd..)	241		00	03	50
			242		00	01	00
			255		00	03	00
			14		00	04	05
			12		00	08	92
			11		00	07	03
			10		00	08	92
			8		00	00	40
			28		00	08	03
			29		00	01	77
			30		00	06	37
			31		00	09	64
			32		00	08	34
			33		00	06	69
			34		00	14	56
Valsad	Pardi	Watar	253		00	07	71
			252		00	03	77
			251		00	08	94
			246		00	14	48
			244		00	06	72
			245		00	06	25
			235		00	12	10
			239		00	01	99
			237		00	10	31
			236		00	20	64
			224		00	22	60
			225		00	11	03
			223		00	07	58
			222		00	02	38
Valsad	Pardi	Saran	190		00	19	66
			191		00	06	70
			189		00	00	60
			192		00	22	46
			14		00	09	69
			16		00	11	99
			15		00	04	33
			201		00	10	10
			18		00	02	50
			19		00	01	02
			20		00	11	13
			32		00	00	88
			30		00	38	17
			29		00	11	63
			62		00	30	53
			61		00	14	44
			60		00	12	24
			59		00	02	49



1	2	3	4	5	6	7	8
Valsad (Contd..)	Pardi (Contd..)	Saran (Contd..)	58		00	09	58
			54		00	25	44
			56		00	13	62
			55		00	00	89
			103		00	23	61
			104		00	01	06
			117		00	50	19
			147		00	17	82
			148		00	39	37
			149		00	01	00
			151		00	15	72
Valsad	Pardi	Kikarla	38		00	00	91
			37		00	27	81
			41		00	12	08
			40		00	00	40
			43		00	18	77
			44		00	21	98
			21		00	17	19
			20		00	15	75
			24		00	04	40
			379		00	12	28
			380		00	09	41
			381		00	03	59
			383		00	01	00
			382		00	08	18
			392		00	15	84
			391		00	15	84
			388		00	06	22
			389		00	05	53
			387		00	03	06
			366+367+368+369		00	29	43
			363		00	02	80
			361 + 360		00	18	96
			374+372+371+		00	01	41
			370+ 362+464				
Valsad	Pardi	Motiwada	27		00	09	11
			20		00	21	86
			22		00	12	30
			26		00	05	88
			311		00	10	76
			312		00	00	40
			310		00	09	30
			305		00	11	71
			315		00	07	84
			304		00	00	80
			286		00	11	32
			287		00	11	34

1	2	3	4	5	6	7	8
Valsad (Contd..)	Pardi (Contd..)	Motiwada (Contd..)	282		00	01	04 *
			280		00	07	92
			278		00	08	42
			279		00	08	71
			276		00	03	16
			277		00	03	32
			275		00	21	93
			274		00	04	12
			263		00	02	38
			261		00	47	49
			262		00	07	34
			229		00	02	68
			215		00	22	72
			217		00	16	41
			221		00	00	40
			218		00	19	76
			219		00	13	36
			208		00	02	20
			207		00	20	15
			206		00	14	42
Valsad	Pardi	Palsana	298		00	32	57
			299		00	01	27
			300		00	17	76
			301		00	00	47
			305		00	21	99
			304		00	26	18
			290		00	13	01
			284		00	20	32
			285		00	06	79
			282		00	13	15
			272		00	22	88
			242		00	20	98
			271		00	02	62
			270		00	28	58
			263		00	26	43
			268		00	00	40
			264		00	12	32
			265		00	06	03
			267		00	12	19
Valsad	Pardi	Umarsadi	1084		00	05	93
			1085		00	19	63
			1086		00	06	10
			1087		00	08	87
			1095		00	15	88
			1096		00	07	63
			1097		00	07	60
			1094		00	01	00

1	2	3	4	5	6	7	8
Valsad (Contd..)	Pardi (Contd..)	Umarsadi (Contd..)	1110		00	22	42
			1111		00	06	97
			1108		00	12	66
			1107		00	14	06
			1106		00	15	26
			1144		00	19	78
			1145		00	12	34
			1146		00	14	50
			1147		00	10	37
			981		00	13	30
			980		00	15	84
			1220		00	05	45
			1221		00	08	71
			1223		00	05	87
			1222		00	12	93
			1225		00	00	40
			1202		00	05	55
			1200		00	15	45
			1199		00	20	52
			1198		00	00	95
			1192		00	03	96
			1193		00	04	94
			1195		00	09	62
			1194		00	12	38
			1190		00	00	51
			1188		00	01	44
			1187		00	29	66
			1278		00	18	45
			1275		00	06	81
			1277		00	07	72
			1276		00	08	35
			1250		00	19	00
			1251		00	12	00
			1252		00	00	40
			1253		00	20	99
			1254		00	02	06
			1255		00	00	60
			1256		00	07	30
			1258		00	07	44
			1257		00	10	52
			709		00	29	72
			708		00	16	52
			707		00	15	91
			691		00	18	59
			692		00	40	83
			694		00	05	20
			695		00	00	40

1	2	3	4	5	6	7	8
Valsad (Contd..)	Pardi (Contd..)	Umarsadi (Contd..)	575		00	20	65
			696		00	08	96
			574		00	33	62
Valsad	Valsad	Bhagod	134		00	09	12
			434		00	10	79
			435		00	05	52
			432		00	23	02
			431		00	05	99
			430		00	00	69
			409		00	41	30
			404		00	05	60
			405		00	14	36
			400		00	20	84
			399		00	03	00
			401		00	10	75
			397		00	01	93
			393		00	09	54
			394		00	01	20
			360		00	15	47
			361		00	22	01
			362		00	20	02
			352		00	09	10
			353		00	00	40
			350		00	28	64
Valsad	Valsad	Attar	292		00	33	35
			291		00	01	78
			293		00	27	05
			294		00	00	52
			296		00	19	19
			281		00	08	46
			280		00	07	14
			282		00	01	63
			269		00	18	83
			252		00	21	80
			240		00	16	24
			238		00	06	55
			239		00	09	43
			236		00	11	82
			217		00	14	41
			235		00	05	97
			234		00	00	40
Valsad	Valsad	Dived	10		00	10	82
			9		00	01	77
			11		00	09	53
			7		00	10	82
			12		00	05	28
			13		00	05	24

1	2	3	4	5	6	7	8
Valsad (Contd..)	Valsad (Contd..)	Dived (Contd..)	16		00	10	71
			18		00	05	40
			19		00	03	77
			20		00	00	97
Valsad	Valsad	Magod	1509		00	01	58
			1508		00	41	10
			1506		00	42	88
			1503	3	00	11	38
			1504	1	00	09	89
			1503	2	00	32	36
			1499		00	10	21
			1494		00	18	48
			1493	2	00	43	50
Valsad	Valsad	Chichwada	121		00	12	61
			122		00	26	18
			124		00	23	94
Valsad	Valsad	Pardiparnera	1704		00	60	25
			1705		00	00	91
			1703		00	12	09
			1701		00	33	28
			1697		00	25	03
			1696		00	24	50
			1686		00	00	40
			1695		00	27	98
			1694	2	00	11	16
			1694	1	00	05	69
			902		00	03	82
			903		00	10	03
			904		00	00	40
			1641		00	07	86
			1642	1	00	25	25
			1644		00	03	71
			1646		00	01	70
			1636		00	08	07
			1634		00	14	12
			940		00	03	80
			1633		00	00	40
			1626	1	00	42	07
			1626	2	00	08	29
			941	2	00	18	12
			1625		00	15	34
			1194		00	00	40
			1193		00	00	40
			1192		00	00	40
			1185		00	22	89
			1186		00	05	51

1	2	3	4	5	6	7	8
Valsad (Contd..)	Valsad (Contd..)	Pardiparnera (Contd..)	1182		00	02	50
			1181		00	19	29
			1180		00	04	65
			1179		00	05	22
			1173		00	09	16
			1172		00	00	40
			1169		00	24	17
			1264		00	02	25
			1265		00	00	80
			1266		00	02	25
			1281		00	02	72
			1267		00	00	40
			1280		00	02	85
			1273		00	04	46
			1272		00	05	23
			1270		00	01	32
			1269		00	00	40
			1271		00	07	98
			1303		00	10	95
			1149		00	01	96
			1331		00	42	53
			1328	1	00	25	50
			1330		00	05	32
			1329		00	04	30
			1325		00	01	09
			1326		00	12	89
			1389		00	07	23
			1390		00	00	40
			1388		00	23	63
			1398		00	03	62
			1399		00	38	28
			1400		00	00	40
			1571		00	03	54
			1409	2	00	13	13
			1410		00	01	20
			1411		00	49	56
			1413		00	00	40
			1417		00	20	56
			1418		00	18	36
			1421		00	16	40
			1422		00	00	40
			1423		00	00	46
			1420		00	16	58
			1419		00	03	06

1	2	3	4	5	6	7	8
Valsad	Valsad	Attackpardi	74		00	09	00
			73		00	07	68
			72		00	13	26
			71		00	09	05
			69		00	23	95
			56		00	13	86
			55		00	06	29
			57		00	23	34
Valsad	Valsad	Abrama	244		00	07	28
			245		00	08	04
Valsad	Valsad	Jujva	784		00	02	19
			788		00	50	20
			823		00	17	64
			824		00	16	62
			825		00	25	27
			826		00	67	43
			829		00	00	40
			827		00	40	75
Valsad	Valsad	Dhamadachi	385		00	31	87
			386		00	12	07
			384		00	55	20
			382		00	00	40
			383		00	05	72
			387		00	18	88
			388		00	27	17
Valsad	Valsad	Ghadoi	476		00	38	23
			477		00	09	50
			482		00	05	54
			481		00	02	37
			480		00	07	12
			479		00	08	71
			562		00	50	60
			576		00	19	22
			577		00	02	18
			575		00	30	17
			586		00	15	83
			588		00	36	55
Valsad	Valsad	Gundlav	127		00	16	00
			128		00	47	30
			131		00	15	66
			130		00	41	06
Valsad	Valsad	Gorvada	109		00	20	37
			110		00	03	53
			112		00	01	40
			111		00	04	76
			139		00	00	40

1	2	3	4	5	6	7	8
Valsad	Valsad	Gorvāda	114		00	00	57
(Contd..)	(Contd..)	(Contd..)	138		00	14	25*
			116		00	00	40
			137		00	00	40
			136		00	01	07
			316		00	32	00
			320		00	07	48
			319		00	05	17
			317		00	00	40
			318		00	07	87
			300		00	06	53
			273		00	30	60
			281		00	00	40
			277		00	02	32
			278		00	00	40
			276		00	00	40
			267		00	01	62
			249		00	14	43
			251		00	02	00
			250		00	27	06
			247		00	00	40
			177		00	02	80
			178		00	10	59
			176		00	16	89
			174		00	00	40
			171		00	00	40
			179		00	21	44
Valsad	Valsad	Palan	215		00	91	72
			223		00	01	37
			225		00	25	17
			226		00	07	49
			235		00	39	70
			233		00	00	50
			234		00	04	44
			181		00	22	74
			174		00	00	40
			175		00	14	15
			173		00	00	40
			170		00	18	87
			169		00	00	53
			166		00	03	04
			168		00	00	43
			167		00	00	76
			129		00	11	09
			128		00	02	40
			130		00	08	32



1	2	3	4	5	6	7	8
Valsad (Contd..)	Valsad (Contd..)	Palan (Contd..)	131		00	09	80
			124		00	00	40
			122		00	06	96
			123		00	07	71
			4		00	13	39
			96		00	00	40
			5		00	05	66
			6		00	07	19
			32		00	04	53
			33		00	13	58
			15		00	09	33
			29		00	02	49
			28		00	00	60
			27		00	17	05
			45		00	10	98
			48		00	01	64
			49		00	02	01
			51		00	07	17
			50		00	00	40
Valsad	Valsad	Khajurdi	159		00	00	84
			163		00	06	67
			160		00	00	40
			161		00	04	91
			162		00	14	21
			185		00	02	35
			153		00	02	12
			186		00	18	23
			192		00	00	40
			187		00	01	48
			191		00	00	79
			190		00	04	83
			189		00	07	10
			300		00	00	45
			301		00	04	29
			62		00	05	75
			302		00	00	40
			64		00	13	24
			61		00	14	81
			60		00	00	40
			65		00	08	54
			55		00	00	57
			54		00	07	71
			40		00	09	08
			39		00	03	92
			26		00	10	27
			27		00	02	28
			29		00	23	76

1	2	3	4	5	6	7	8
Valsad (Contd..)	Valsad (Contd..)	Khajurdi (Contd..)	31		00	02	35 *
			33		00	08	15
			108		00	07	69
			333		00	10	34
			337		00	07	22
			338		00	04	25
			339		00	04	97
			340		00	28	24
			456		00	02	60
			454		00	4	62
			453		00	09	16
			451		00	27	43
			450		00	09	25
			448		00	28	63
			472		00	26	70
			473		00	00	70
Valsad	Valsad	Andergota	203		00	19	66
			206		00	00	40
			205		00	40	45
			462		00	03	03
			463		00	00	90
			102		00	06	53
			461		00	08	71
			460		00	00	40
			459		00	07	70
			5		00	07	86
			7		00	28	89
			8		00	01	20
			9		00	09	81
			11		00	07	10
			14		00	16	50
			13		00	16	76
			58		00	17	73
			64		00	06	71
			63		00	20	61
			62		00	07	30
			61		00	06	06
			83		00	31	30
			82		00	00	80
			81		00	09	24
			80		00	15	16
			105		00	15	08
			97		00	13	93
			326		00	04	98
			325		00	11	16

1	2	3	4	5	6	7	8
Valsad	Valsad	Andergota	319		00	12	89
(Contd..)	(Contd..)	(Contd..)	320		00	00	54
			318		00	20	33
			317		00	02	48
Valsad	Valsad	Sonvada	487		00	16	89
			486		00	00	76
			492		00	11	07
			493		00	07	02
			494		00	06	45
			484		00	00	69
			497		00	13	71
			495		00	05	37
			499		00	16	85
			521		00	12	63
			520		00	03	96
			519		00	08	02
			517		00	07	54
			518		00	03	67
			516		00	04	92
			808		00	02	05
			807		00	07	34
			809		00	04	45
			806		00	02	13
			810		00	10	28
			805		00	22	53
			815		00	04	41
			816		00	07	96
			817		00	03	27
			818		00	08	65
			819		00	29	39
			823		00	02	55
			825		00	13	03
			826		00	12	23
			797		00	00	40
			827		00	09	28
			796		00	32	26
			829		00	00	40
			830		00	09	07
			833		00	20	70
			834		00	03	58
Valsad	Valsad	Panchlai	72		00	31	78
			73		00	17	75
			76		00	34	97
			77		00	00	98
			81		00	22	96

1	2	3	4	5	6	7	8
Valsad (Contd..)	Valsad (Contd..)	Panchlai (Contd..)	80		00	16	63
			82		00	23	96
			83		00	11	42
			84		00	19	00
Valsad	Valsad	Rola	237		00	21	50
			224		00	07	19
			229		00	44	50
			206		00	00	40
			203		00	05	32
			230		00	01	75
			202		00	06	82
			201		00	00	51
Valsad	Valsad	Olgam	392		00	47	67
			387		00	11	98
			386		00	09	35
			404		00	15	51
			384		00	04	98
			383		00	03	66
			382		00	04	98
			381	P	00	08	10
			380		00	04	62
			379		00	08	75
			424		00	08	29
			423		00	02	57
			425		00	05	75
			426		00	01	38
			431		00	24	72
			418		00	08	50
			411		00	19	83
			412		00	23	10
Valsad	Valsad	Vasan	240		00	30	28
			259		00	20	19
			264		00	18	28
			260		00	00	40
			262		00	21	51
			272		00	37	21
			284		00	42	04
			280		00	25	01
			299		00	03	88
			300		00	06	99
			310		00	17	07
			309		00	26	23
			311		00	18	47
			308		00	15	51
			334		00	19	52
			337		00	16	73
			338		00	12	98

1	2	3	4	5	6	7	8
Valsad	Valsad	Vasan	336		00	12	43
(Contd..)	(Contd..)	(Contd..)	414		00	16	01
			415		00	01	07
			416		00	15	45
Navsari	Gandevi	Undach Lohar Falia	292		00	17	28
			294		00	15	91
			295		00	01	18
			298		00	07	40
			299		00	05	17
			303		00	00	51
			297		00	12	52
			313		00	13	57
			314		00	02	33
			329		00	08	15
			330		00	00	40
			328		00	12	57
			327		00	14	02
			326		00	04	82
			325		00	00	40
			324		00	00	40
			336		00	07	07
			337		00	13	28
Navsari	Gandevi	Undach Vania Falia	1146		00	00	87
			1147		00	02	73
			1148		00	05	35
			1149		00	05	48
			1110		00	06	24
			1111		00	18	47
			1112		00	19	30
			1113		00	07	52
			1008		00	16	14
			1065		00	03	14
			1066		00	00	40
			1064		00	15	92
			1063		00	00	40
			1070		00	09	55
			1071		00	15	64
			1072		00	01	12
			1074		00	07	01
			1073		00	19	71
			1946		00	08	62
			1942		00	09	48
			1945		00	15	15
			1944		00	05	96
Navsari	Chikhli	Vankal	2415		00	04	74
			2414		00	02	05
			2416		00	00	61

1	2	3	4	5	6	7	8
Navsari (Contd..)	Chikhli (Contd..)	Vankal (Contd..)	2417		00	02	98
			2418		00	04	94
			2424		00	04	76
			2425		00	04	63
			2426		00	00	71
			2423		00	00	40
			2428		00	02	79
			2398		00	07	22
			2429		00	02	60
			2430		00	01	26
			2433		00	00	60
			2434		00	04	75
			2435		00	00	40
			2440		00	00	40
			2473		00	30	24
			2470		00	06	95
			2471		00	01	07
			2520		00	05	53
			2519		00	03	66
			2516		00	12	81
			2518		00	00	40
			2524		00	00	40
			2525		00	00	40
			2504		00	00	40
			2515		00	05	22
			2505		00	07	05
			2510		00	00	48
			2508		00	02	96
			2509		00	03	24
			347		00	08	95
			2326		00	00	40
			2341		00	04	09
			2329		00	02	96
			2330		00	05	05
			2328		00	00	40
			2331		00	04	89
			2332		00	00	44
			2320		00	13	29
			2319		00	01	97
			2595		00	45	33
			2606		00	00	40
			2280		00	02	13
			2281		00	05	83
			2286		00	00	51
			2285		00	03	18
			2284		00	04	55
			2282		00	00	40

1	2	3	4	5	6	7	8
Nāvsari (Contd..)	Chikhli (Contd..)	Vankal (Contd..)	2283		00	02	10
			2277		00	00	51
			2607		00	00	40
			2276		00	07	08
			2275		00	07	68
			2239		00	00	51
			2240		00	14	80
			2248		00	11	81
			2250		00	00	83
			2252		00	00	40
			2253		00	02	72
			2109		00	33	88
			2254		00	02	48
			2255		00	02	43
			2257		00	01	10
			2256		00	00	74
			2		00	34	73
			2101		00	12	11
			2100		00	07	99
			169		00	04	32
			167		00	08	19
			168		00	00	40
			166		00	05	31
			165		00	04	60
			164		00	04	47
			163		00	02	46
			162		00	04	01
			160		00	12	88
			158		00	10	31
			157		00	11	83
			156		00	00	41
			155		00	07	32
			154		00	15	09
			153		00	04	67
			152		00	02	95
Navsari	Gandevi	Nadharkha	597		00	11	05
			598		00	00	40
			590	1	00	00	40
			596		00	04	88
			595	1	00	11	27
			594		00	04	61
			624		00	06	70
			631		00	05	11
			660		00	10	06
			666		00	24	77
			665		00	03	09
			664		00	00	40

1	2	3	4	5	6	7	8
Navsari (Contd..)	Gandevi (Contd..)	Nadharkha (Contd..)	669		00	07	55
			668		00	02	32
			1294		00	08	91
			677		00	08	13
			676		00	00	40
			678		00	08	13
			1292		00	01	10
			1349		00	12	10
			1298		00	02	54
			1308		00	00	40
			1307		00	01	51
			1304		00	03	42
			1305		00	01	09
			1303		00	03	18
			1306		00	00	40
			1311		00	00	40
			1302		00	00	47
			1326		00	07	97
			1325		00	01	77
			1323		00	00	93
			1324		00	01	19
			1322		00	01	27
			1321		00	03	65
			1320		00	01	26
			1318		00	04	95
			1317		00	10	39
			1338	1	00	04	03
			1338	2	00	02	55
			1339	1	00	02	13
			1339	2	00	02	27
			740		00	05	99
			1341		00	16	84
			1344		00	07	10
			1342		00	11	64
			877		00	06	80
			882		00	04	12
			1346		00	00	72
			878		00	09	09
			879		00	04	30
			880		00	04	23
			881		00	00	98
			866		00	14	81
			867		00	00	40
			865		00	03	07
			862		00	14	34
			864		00	05	41
			863		00	00	90



1	2	3	4	5	6	7	8
Navsari (Contd..)	Gandevi (Contd..)	Nadharkha (Contd..)	785		00	09	23
			789		00	12	33
			788		00	16	57
			791		00	04	13
Navsari	Gandevi	Kesali	417		00	00	88
			421		00	00	40
			418		00	05	67
			419		00	06	35
			415		00	03	67
			414		00	05	38
			413		00	36	57
			435		00	15	05
			327		00	25	40
			326		00	09	45
			325		00	26	72
			315		00	12	42
			313		00	19	66
			314		00	00	40
			300		00	21	85
			299		00	00	40
			298		00	06	13
			296		00	00	62
			297		00	04	10
			290		00	09	40
			289		00	00	40
Navsari	Gandevi	Ambheta	1400		00	06	17
			1401		00	02	90
			1402		00	05	21
			1409		00	04	69
			1410		00	04	13
			1411		00	05	92
			1412		00	06	50
			1414		00	04	80
			1415		00	27	64
			1418		00	00	72
			1419		00	08	36
			1420		00	00	40
			1421		00	09	99
			1422		00	00	40
			26		00	05	78
			25		00	06	49
			24		00	00	40
			23		00	09	91
			33		00	14	88
			54		00	02	71
			53		00	08	82
			34		00	00	40

1	2	3	4	5	6	7	8
Navsari (Contd..)	Gandevi (Contd..)	Ambheta (Contd..)	37		00	21	53
			38		00	00	40
			39		00	08	42
			40		00	01	24
			195		00	46	58
			193		00	02	95
			194		00	08	82
			197		00	40	40
			198		00	11	25
			199		00	06	41
			201		00	08	10
			200		00	15	62
			205		00	27	73
			206		00	18	03
			241		00	27	30
Navsari	Gandevi	Desad	238		00	28	31
			239		00	39	99
			83		00	09	00
			84		00	19	76
			81		00	10	29
			95		00	00	40
			97		00	44	49
			98		00	32	76
			109		00	22	56
			34		00	18	59
			33		00	79	18
			31		00	22	31
			25		00	37	77
			24		00	11	62
			23		00	15	70
Navsari	Gandevi	Warsagar	142		00	05	41
			143		00	51	61
			144		00	02	48
			145		00	20	50
			146		00	18	88
Navsari	Gandevi	Dhanori	800		00	35	52
			801		00	08	43
			126		00	07	10
			125		00	28	64
			767		00	00	40
			124		00	22	61
			122		00	12	89
			123		00	08	54
			119		00	13	70
			118		00	09	14
			116		00	00	61
			110		00	14	74

1	2	3	4	5	6	7	8
Navsari (Contd..)	Gandevi (Contd..)	Dhanori (Contd..)	117		00	31	24
			111		00	23	00
			100		00	12	00
			99		00	13	26
			98		00	21	46
			96		00	33	35
			63		00	01	80
			264		00	30	50
			268		00	01	93
			265		00	16	85
			266		00	05	13
			327		00	35	23
			326		00	14	30
			325		00	31	94
			373		00	29	85
			374		00	09	79
			321		00	00	80
			378		00	22	41
			379		00	21	23
Navsari	Gandevi	Pathari	334		00	09	65
			335		00	20	23
			336		00	08	00
			339		00	07	09
			340		00	21	65
			342		00	04	14
			343		00	38	29
			301		00	16	59
			302		00	05	14
			300		00	00	40
			297		00	15	96
			296		00	37	23
			291		00	08	41
			293		00	07	48
			292		00	28	24
Navsari	Gandevi	Manikpor	233		00	12	60
			232		00	06	81
			230		00	07	05
			231		00	00	50
			222		00	19	50
			223		00	06	48
			221		00	15	61
			220		00	10	39
			219		00	21	28
			218		00	06	41
			135		00	02	15
			136		00	47	75

1	2	3	4	5	6	7	8
Navsari (Contd..)	Gandevi (Contd..)	Manikpor (Contd..)	130		00	13	18
			133		00	03	87
			131		00	05	64
			126		00	07	12
			125		00	00	40
			97		00	06	19
			98		00	14	73
			99		00	00	40
			76		00	11	82
			90		00	00	60
			83		00	02	61
			77		00	06	28
			78		00	05	55
			79		00	00	40
			87		00	05	57
			86		00	01	57
			51		00	24	36
			49		00	00	40
			52		00	00	96
			46		00	07	58
			47		00	02	61
Navsari	Gandevi	Gadat	128		00	00	50
			127		00	03	97
			126		00	14	40
			125		00	00	54
			120		00	09	32
			119		00	06	25
			118		00	09	02
Navsari	Gandevi	Ichhapur	592		00	17	83
			605		00	09	07
			606		00	02	63
			590		00	08	25
			589		00	02	40
			588		00	08	02
			587		00	05	01
			584		00	29	41
			581		00	17	49
			580		00	15	25
			579		00	05	59
			525		00	15	04
			521		00	00	50
			524		00	32	79
			527		00	11	75
			528		00	02	62
			531		00	13	67
			532		00	09	98

1	2	3	4	5	6	7	8
Navsari (Contd..)	Gandevi (Contd..)	Ichhapur (Contd..)	534		00	13	65
			535		00	12	59
			541		00	32	55
			540		00	08	99
			538		00	10	12
			539		00	26	04
			558		00	06	99
			559		00	08	57
			560		00	08	85
			561		00	03	64
Navsari	Navsari	Khadsupa	1041		00	24	04
			1046		00	25	12
			1047		00	01	55
			1050		00	33	28
			1088		00	28	59
			1090		00	00	40
			1104		00	36	21
			1106		00	13	58
			1105		00	19	95
			1107		00	02	28
			1127		00	18	36
			1110		00	05	09
			1124		00	22	17
			1126		00	01	75
			1116		00	14	33
Navsari	Navsari	Kachhol	1117		00	25	30
			195		00	81	85
			193		00	03	45
			194		00	08	19
			187		00	08	68
			192		00	00	92
			191		00	02	04
			190		00	02	87
			189		00	20	90
			186		00	18	24
			185		00	27	41
			182		00	26	10
			176		00	01	06
			175		00	18	68
			174		00	06	27
			79		00	19	22
			77		00	58	40
			74		00	11	91
			73		00	04	43
			72		00	03	92
			71		00	17	17
			70		00	02	01

1	2	3	4	5	6	7	8
Navsari (Contd..)	Navsari (Contd..)	Kachhol (Contd..)	67		00	21	24
			69		00	08	42
			68		00	15	37
			66		00	01	38
			64		00	06	76
			63		00	52	42
Navsari	Navsari	Un	289		00	03	81
			290		00	26	33
			307		00	03	38
			302		00	23	61
			297		00	21	67
			369		00	08	33
			368		00	43	60
			375		00	02	48
			367		00	31	61
			366		00	04	30
			377		00	58	98
			401		00	09	81
			378		00	03	28
			382		00	19	83
			384		00	32	42
			387		00	30	68
Navsari	Navsari	Munsad	792		00	40	49
			789		00	00	79
			790		00	20	80
			786		00	34	77
			787		00	00	52
			806		00	08	74
			807		00	20	15
			904		00	47	52
			901		00	11	47
			933		00	17	82
			934		00	15	39
			935		00	32	50
			937		00	19	71
			1016		00	27	99
			1025		00	12	29
			1009		00	18	61
			1005		00	34	77
			1004		00	19	37
			1003		00	09	29
			1002		00	20	10
Navsari	Navsari	Bhathai	224		00	09	10
			213		00	01	15
			214		00	00	84
			211		00	00	95
			212		00	00	91

1	2	3	4	5	6	7	8
Navsari (Contd..)	Navsari (Contd..)	Bhathai (Contd..)	215		00	00	40
			216		00	01	22
			217		00	02	00
			218		00	01	07
			210		00	00	40
			219		00	07	33
			220		00	10	32
			221		00	00	40
			191		00	06	49
			424		00	01	32
			186		00	12	30
			185		00	01	25
			187		00	29	81
			183		00	06	39
			154		00	00	40
			153		00	05	71
			155		00	16	67
			156		00	15	92
			148		00	04	73
			147		00	10	70
			144		00	03	07
			143		00	04	08
			159		00	11	77
			139		00	18	85
			137		00	02	52
			140		00	14	04
			138		00	09	82
			132		00	11	79
			131		00	27	45
Navsari	Navsari	Dandesar	448		00	00	60
			449		00	06	80
Navsari	Navsari	Onachhi	260		00	09	98
			258		00	08	67
			255		00	02	18
			256		00	06	15
			252		00	04	21
			247		00	18	85
			245		00	06	34
			213		00	23	62
			211		00	00	40
			215		00	06	91
			214		00	18	58
			216		00	18	45
			217		00	00	40
			135		00	06	82
			134		00	00	89
			136		00	08	44

1	2	3	4	5	6	7	8
Navsari (Contd..)	Navsari (Contd..)	Onachhi (Contd..)	137		00	08	98
			138		00	10	26
			139		00	03	56
			86		00	02	73
			85		00	02	23
			87		00	15	85
			84		00	04	99
			79		00	56	28
			77		00	00	40
Navsari	Navsari	Moldhara	345		00	07	76
			346		00	14	90
			344		00	08	46
			342		00	16	03
			357		00	01	07
			359		00	04	51
			358		00	00	40
			360		00	17	95
			368		00	00	40
			367		00	03	04
			363		00	03	72
			362		00	01	39
			361		00	06	19
			366		00	00	40
			364		00	02	78
			450		00	18	61
			451		00	04	16
			546		00	00	40
			545		00	00	40
			449		00	20	79
			460		00	04	92
			461		00	14	84
			465		00	23	73
			475		00	11	46
			464		00	10	03
			476		00	01	46
			540		00	02	27
			541		00	04	15
			542		00	08	32
			544		00	02	18
			543		00	04	64
			532		00	07	73
			567		00	00	81
			531		00	14	17
			530		00	05	37
			568		00	06	56
			569		00	06	76
			570		00	07	94



1	2	3	4	5	6	7	8
Navsari (Contd..)	Navsari (Contd..)	Moldhara (Contd..)	576		00	06	99
			577		00	01	13
			575		00	15	18
			574		00	08	13
			583		00	06	02
			521		00	00	40
Navsari	Navsari	Amanpor	583		00	07	00
			592		00	18	11
			590		00	27	58
			591		00	01	09
			470		00	10	09
			476		00	13	17
			477		00	00	40
			475		00	03	17
			478		00	16	08
			465		00	04	40
			464		00	29	79
			462		00	08	55
			463		00	04	34
			460		00	03	22
			459		00	20	26
			255		00	11	68
			253		00	01	16
			252		00	16	30
			251		00	06	72
			243		00	14	08
			249		00	06	55
			244		00	08	72
			245		00	16	65
			238		00	12	52
			236		00	07	13
			173	1	00	14	03
			162		00	16	07
			156		00	12	40
			157		00	15	92
			158	1	00	15	83
			158	2	00	01	92
Navsari	Navsari	Padgha	594		00	14	47
			595		00	17	37
			605	2	00	01	44
			604		00	25	45
			603		00	00	40
			605	1	00	13	46
			606		00	14	45
			551		00	11	36
			607		00	05	13
			613		00	39	44

1	2	3	4	5	6	7	8
Navsari (Contd..)	Navsari (Contd..)	Padgha (Contd..)	548		00	00	99
			544		00	14	39
			545		00	00	53
			543		00	13	23
			541		00	31	15
			536		00	00	40
			538		00	00	89
			537		00	10	90
			534		00	20	27
			535		00	00	40
			533		00	01	45
			532		00	00	40
			510		00	00	40
			511		00	14	47
			512		00	19	90
			513		00	14	90
			514		00	12	26
			500		00	21	71
			497		00	08	78
			496		00	10	55
			495		00	03	95
			471		00	16	53
			472		00	08	71
			473		00	22	28
			474		00	10	21
			414		00	01	33
			475		00	17	12
			412		00	00	40
Navsari	Navsari	Sarai	305		00	16	58
			304		00	01	25
			298		00	19	38
			297		00	15	42
			203		00	11	18
			205		00	00	40
			294		00	00	97
			293		00	01	74
			223		00	14	04
			222		00	02	26
			226		00	03	14
			227		00	08	92
			228		00	02	87
			230		00	22	14
			231		00	08	48
			232		00	14	36
			233		00	01	08
			168		00	31	61
			131		00	05	07

1	2	3	4	5	6	7	8
Navsari (Contd..)	Navsari (Contd..)	Sarai (Contd..)	132		00	10	23
			127		00	22	79
			126		00	17	08
			104		00	13	50
			105		00	28	31
			106		00	00	40
			107		00	17	46
			108		00	30	38
			109		00	12	23
			110		00	18	20
Navsari	Navsari	Ghaman	526		00	12	68
			525		00	12	98
			527		00	17	33
			528		00	03	95
			530		00	00	64
Navsari	Navsari	Asundar	156		00	00	40
			148		00	39	48
			146		00	00	40
			143		00	22	00
			149		00	10	25
			150		00	03	63
			142		00	26	57
			135		00	01	73
			136		00	22	61
			139		00	02	84
			138		00	30	73
			125		00	03	70
			66		00	33	17
			65		00	00	80
			67		00	06	38
			68		00	00	40
			64		00	07	65
			70		00	06	46
			71		00	05	53
			72		00	00	40
			73		00	00	80
			55		00	04	69
			52		00	09	06
			51		00	24	09
			49		00	32	00
			294		00	12	44
			1		00	21	40
			3		00	16	35
			5		00	51	84
Navsari	Jalalpor	Kolasana	105		00	06	88
			106		00	43	63
			151		00	00	67

1	2	3	4	5	6	7	8
Navsari	Jalalpor	Kolasana	150		00	13	72
(Contd..)	(Contd..)	(Contd..)	145		00	07	00
			138		00	24	08
			144		00	02	50
			139		00	00	40
			130		00	21	03
			129		00	12	50
			116		00	00	55
			124		00	10	73
			117		00	36	25
			60		00	11	33
			59		00	32	69
			58		00	12	66
			57		00	07	29
			55	P	00	15	39
			46		00	04	34
			54		00	01	99
			47		00	21	85
			52		00	03	42
			53		00	23	54
			37		00	29	06
			29		00	07	07
			36		00	24	74
			35		00	07	42
Navsari	Jalalpor	Vada Ponsra	97		00	02	92
			100		00	12	94
			99		00	18	36
			98		00	19	86
Navsari	Jalalpor	Mahuvar	574		00	13	78
			573		00	09	43
			572		00	43	75
Navsari	Jalalpor	Ponsra	110		00	38	50
			111		00	14	62
			112		00	21	28
			128		00	15	63
			130		00	15	42
			127		00	08	61
			132		00	22	53
			135		00	27	28
			133		00	00	40
			134		00	05	59
			138		00	01	54
			139		00	30	74
			141		00	35	00
			145		00	29	63
			146		00	33	25

1	2	3	4	5	6	7	8
Navsari	Jalalpor	Maroli	410		00	14	84
			416		00	17	53
			421		00	10	20
			419		00	00	45
			420		00	29	76
			409		00	18	40
			407		00	00	90
			408		00	22	00
			401		00	10	92
			400		00	00	40
			399		00	18	44
			397		00	12	41
			396		00	08	34
			392		00	05	23
			395		00	00	40
			453		00	04	94
			454		00	13	46
			455		00	00	96
			57		00	00	40
			55		00	04	27
			54		00	09	26
			52		00	02	32
			51		00	00	40
			53		00	01	10
			50		00	05	67
			49		00	02	29
			75		00	30	34
			46		00	02	47
			76		00	05	06
			77		00	00	40
			83		00	06	49
			82		00	31	36
			90		00	11	08
			111		00	05	08
			112		00	03	17
			116		00	20	40
			109		00	13	55
			117		00	11	22
			118		00	00	40
			119		00	19	70
			105		00	16	43
			153		00	23	74
			165		00	15	43
			164		00	09	48
			163		00	21	60

1	2	3	4	5	6	7	8
Navsari (Contd..)	Jalalpor (Contd..)	Maroli (Contd..)	159		00	26	07
			159	A	00	72	48
			161		00	11	69
Surat	Chourasi	Kansad	701		00	02	12
			699		00	02	75
			700		00	11	14
			702		00	11	70
Surat	Chourasi	Umber	345		00	06	02
			346		00	23	10
			347		00	12	05
			350		00	21	30
			339		00	01	05
			338		00	08	47
			337		00	16	23
			336		00	13	03
			366		00	17	34
			367		00	11	01
			369		00	06	44
			197		00	57	97
			371		00	21	88
			372		00	22	13
			376		00	04	93
			375		00	04	07
			374		00	01	94
			386		00	28	37
			377		00	00	76
			380		00	23	89
			384		00	14	72
			383		00	11	25
			409		00	02	32
			410		00	14	03
			407		00	05	70
			414		00	20	65
			415		00	02	28
			416		00	18	65
			424		00	0	55
			417		00	10	91
			418		00	05	56
			428		00	01	90
			438		00	06	50
			444		00	08	50
			445		00	04	08
			446		00	09	50
			456		00	04	88
			457		00	02	73
			458		00	02	25
			459		00	00	40

1	2	3	4	5	6	7	8
Surat (Contd..)	Chourasi (Contd..)	Umber (Contd..)	449		00	33	60
			454		00	18	26
			453		00	00	40
Surat	Chourasi	Talangpor	316		00	22	46
			317		00	02	92
			318		00	02	75
			326		00	00	81
			311		00	33	45
			310		00	12	16
			309		00	07	86
			248		00	00	40
			242		00	06	40
			241		00	01	91
			232		00	05	31
			224		00	36	39
			221		00	00	40
			220		00	22	30
			219		00	11	26
			218		00	18	74
			217		00	22	30
			216		00	19	93
			205		00	25	01
			204		00	12	56
			199		00	00	42
			198		00	12	00
			197		00	26	72
			193		00	07	66
			194		00	01	65
			192		00	10	02
Surat	Chourasi	Gabheni	187		00	31	61
			442		00	07	42
			441		00	19	60
			439		00	09	52
			436		00	15	03
			434		00	17	23
			12		02	32	50
			13		00	07	50
			16		00	15	86
			189		00	10	80
			188		00	11	73
			187		00	10	84
			20		00	01	75
			31		00	23	30
			30		00	16	14
			33		00	05	81
			32		00	13	67

1	2	3	4	5	6	7	8
Surat (Contd..)	Chourasi (Contd..)	Gabheni (Contd..)	42		00	11	85
			45		00	13	53
			46		00	04	70
			50		00	33	38
			49		00	12	56
			56		00	05	94
			60		00	00	40
			61		00	06	15
			73		00	16	74
			62		00	01	46
			72		00	11	98
			70		00	18	47
			79		00	00	68
			69		00	09	10
			87		00	09	05
			88		00	02	44
			89		00	19	91
			100		00	19	32
			93		00	03	13
			98		00	16	55
			99		00	10	40
			97		00	20	15
			96		00	18	64
			95		00	07	71
Surat	Chourasi	Sonari	19		00	03	77
			16		00	19	00
			15		00	36	00
			14		00	00	40
Surat	Chourasi	Jiav	101		00	20	75
			120		00	01	10
			121		00	08	88
			122		00	00	75
			118	B	00	27	70
			118	A	00	10	25
			142		00	07	50
			143		00	11	15
			150		00	17	70
			151		00	16	15
			152		00	11	90
			153		00	25	00
			158		00	07	74
			157		00	05	00
			230		00	31	34
			231		00	02	85
			229		00	00	83
			228		00	24	94



1	2	3	4	5	6	7	8
Surat (Contd..)	Chourasi (Contd..)	Jiav (Contd..)	226		00	13	62
			225		00	15	22
			52		00	22	17
			219		00	19	00
			218		00	01	23
			244		01	06	75
			381		00	00	40
			382		00	10	92
			419		00	00	40
			418		00	16	42
			417		00	09	95
			416		00	01	46
			407		00	20	01
			408		00	12	47
			404		00	01	23
			409		00	10	22
			410		00	04	29
			403		00	15	97
			402		00	08	57
Surat	Chourasi	Vadod	65		00	16	73
			64		00	23	68
			69		00	65	40
			70		00	53	59
			74		00	18	52
			75		00	05	94
			76		00	47	38
			77		00	08	41
Surat	Chourasi	Bamroli	47		00	34	61
			64		00	22	61
			61		00	25	97
			60		00	10	28
			66		00	01	35
			70		00	44	50
			82		00	00	40
			76		00	03	92
			75		00	22	06
			74		00	01	79
			77		00	08	94
			78		00	16	75
Surat	Chourasi	Bhimrad	159		00	24	21
			127		00	05	53
			128		00	17	81
			130		00	01	09
			134		00	27	34
			136		00	00	40
			135		00	14	15

1	2	3	4	5	6	7	8*
Surat	Chourasi	Bhimrad	98		00	26	78
(Contd..)	(Contd..)	(Contd..)	97		00	16	28
			96		00	00	40
			18		00	19	10
			19		00	18	34
			20		00	16	50
			21		00	04	75
			25		00	11	92
			24		00	00	40
			23		00	19	26
			201		00	23	63
Surat	Chourasi	Kawas	202		03	30	34
Surat	Chourasi	Limla	89		01	09	83
			92		00	56	75
			93		00	50	61
			94		00	59	09
Surat	Chourasi	Mora	187		00	18	92
			186		00	77	89
			189		00	43	00
			190		00	14	12
			181		00	08	45
			180		00	16	56
			179		00	70	97
			177		00	22	95
			176		00	26	83
			175		00	03	57

By order and in the name of the Governor of Gujarat,

Y.B.Patel

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર. તારીખ :- ૧૧-૨-૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨-૨૦ -જીપીસી-૧૧-૨૦૦૧-૪૫૩૮-ઈ, આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે વલસાડ જિલ્લાના ઉમરગામ તાલુકાના ઝરોલી ગામથી સુરત જિલ્લાના ચોર્યાસી તાલુકાના મોરા ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ ( ગુજરાત સરકારના સાહસ- ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની ), ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે, ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હકક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ-૩ ની પેટા કલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવા માટેનો ઇરાદો જાહેર કરે છે.

સહરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ત્રીસ (૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકા	ગામ	સર્વે / બ્લોક નં.	હિસ્સા નં.	ક્ષેત્રફળ		
					હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	ઉમરગામ	ઝરોલી	૩૨૭		૦૦	૦૨	૫૦
			૨૯૨		૦૦	૧૧	૦૦
			૨૪૫		૦૦	૧૧	૫૦
			૨૪૪		૦૦	૩૯	૬૦
			૨૫૬		૦૦	૧૦	૦૦
			૨૫૮		૦૦	૩૨	૦૦
			૨૬૧		૦૦	૦૭	૦૦
			૨૬૦		૦૦	૨૫	૫૦
			૨૬૪		૦૦	૦૪	૫૦
			૧		૦૦	૨૬	૦૦
			૨		૦૦	૧૪	૫૦
			૧૯		૦૦	૦૧	૨૫
			૩૬		૦૦	૪૪	૫૦
			૩૪		૦૦	૧૦	૫૦
			૧૧		૦૦	૦૯	૫૦
			૩૮		૦૦	૩૪	૦૦
			૨૬૭		૦૦	૦૦	૪૦
			૩૯		૦૦	૧૬	૦૦
			૨૯૦		૦૦	૦૧	૫૦
			૪૮		૦૦	૧૫	૦૦
			૪૯		૦૦	૧૨	૦૦
			૪૭		૦૦	૧૧	૫૦
			૨૧૯		૦૦	૨૨	૦૦
			૨૭૩		૦૦	૦૬	૫૦
			૨૨૦		૦૦	૧૪	૫૦
			૨૮૨		૦૦	૦૭	૫૦
			૨૧૦		૦૦	૧૪	૦૦
			૨૦૯		૦૦	૦૦	૪૦
			૨૦૮		૦૦	૧૪	૦૦
			૨૦૬		૦૦	૨૫	૫૦
			૨૦૫		૦૦	૨૧	૦૦
			૧૯૧		૦૦	૩૨	૦૦
			૧૮૯		૦૦	૦૫	૦૦
			૧૯૦		૦૦	૧૦	૦૦
			૧૮૮		૦૦	૦૪	૦૦
			૧૮૭		૦૦	૦૭	૦૦
			૩૩૦	અ	૦૦	૦૦	૫૦
			૩૩૦	અ/૨	૦૦	૨૦	૫૦
			૩૩૦	અ/૪	૦૦	૦૩	૦૦
			૩૧૦	અ	૦૦	૧૮	૦૦
			૩૧૦	બ	૦૦	૧૨	૦૦
			૧૮૨		૦૦	૦૫	૦૦
			૧૮૧		૦૦	૨૯	૦૦

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	ઉમરગામ	ઝરોલી	૯૫		૦૦	૪૧	૫૦
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૯૩		૦૦	૧૩	૦૦
			૯૧		૦૦	૨૫	૨૫
વલસાડ	ઉમરગામ	ધનોલી	૧૧૨		૦૦	૧૪	૦૦
			૩૭		૦૦	૨૧	૫૦
			૧૪૪		૦૦	૧૧	૭૯
			૩૬		૦૦	૧૧	૦૦
			૩૩		૦૦	૧૧	૦૦
			૪૦		૦૦	૦૬	૦૦
			૧૪૫		૦૦	૦૦	૪૦
			૪૨		૦૦	૬૦	૮૪
			૪૫		૦૦	૦૧	૦૦
			૪૬		૦૦	૧૯	૦૦
			૪૯		૦૦	૨૩	૭૬
			૪૮		૦૦	૦૧	૦૦
			૫૨		૦૦	૨૪	૦૦
			૫૪		૦૦	૧૦	૦૦
			૫૩		૦૦	૧૭	૦૦
			૫૬		૦૦	૪૮	૫૦
			૧૦૯		૦૦	૦૪	૬૦
વલસાડ	ઉમરગામ	ડહેલી	૨૦૪		૦૦	૧૬	૪૪
			૨૨૦		૦૦	૦૧	૪૧
			૨૦		૦૦	૦૨	૧૪
			૨૦૩		૦૦	૭૩	૯૪
			૧૮		૦૦	૨૫	૬૯
			૧૯		૦૦	૨૧	૮૭
			૨૩		૦૦	૧૬	૬૫
			૨૦૫		૦૦	૧૩	૪૫
			૨૪		૦૦	૦૨	૩૬
			૨૦૬		૦૦	૪૮	૭૬
			૨૯		૦૦	૩૬	૭૯
			૩૧		૦૦	૦૦	૪૦
			૩૦		૦૦	૧૬	૭૧
			૨૦૯		૦૦	૦૩	૫૦
			૩૦૭		૦૦	૦૩	૦૭
			૩૦૮		૦૦	૦૩	૨૦
			૭૮		૦૦	૧૨	૦૨
			૨૨૬		૦૦	૨૫	૭૪
			૮૦		૦૦	૧૬	૭૮
			૮૧		૦૦	૦૧	૬૩
			૭૭		૦૦	૧૮	૮૬
			૨૨૫		૦૦	૦૭	૯૨
			૭૨		૦૦	૩૧	૮૬
			૭૩		૦૦	૦૦	૪૦
			૨૨૧		૦૦	૩૭	૫૫

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	ઉમરગામ	ડહેલી	૭૦		૦૦	૧૨	૬૭
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૨૧૯		૦૦	૫૬	૩૭
			૭૧		૦૦	૧૧	૩૬
			૨૨૨		૦૦	૦૬	૪૧
વલસાડ	ઉમરગામ	શીરગામ	૨૫૧		૦૦	૩૨	૩૦
			૨૫૨		૦૦	૬૬	૪૦
			૨૫૩		૦૦	૧૩	૪૩
			૪૩૪	૫	૦૦	૧૫	૭૮
			૨૫૦		૦૦	૦૦	૪૦
			૪૪૦		૦૦	૩૦	૯૮
			૨૩૬		૦૦	૧૨	૭૦
			૨૩૭		૦૦	૧૪	૩૯
			૨૩૪		૦૦	૧૩	૫૧
			૨૩૩		૦૦	૫૩	૬૩
			૨૩૨		૦૦	૦૮	૨૧
			૨૨૮		૦૦	૦૮	૮૩
			૪૨૯		૦૦	૨૧	૩૦
			૧૯૮		૦૦	૫૪	૭૦
			૨૦૨		૦૦	૩૧	૧૩
			૨૦૦		૦૦	૦૬	૮૧
			૨૦૧		૦૦	૧૨	૨૦
			૧૨૯		૦૦	૫૫	૭૪
			૧૯૨		૦૦	૦૦	૪૦
			૧૩૧		૦૦	૨૬	૯૨
			૧૩૨		૦૦	૫૮	૨૦
			૩૦૮		૦૦	૦૦	૪૦
			૧૧૦		૦૦	૦૭	૯૨
			૧૧૧		૦૦	૫૧	૯૭
			૧૧૨		૦૦	૧૭	૯૫
			૧૦૬		૦૦	૨૧	૫૪
			૧૦૧		૦૦	૧૦	૬૫
			૧૦૨		૦૦	૩૬	૫૫
			૯૯		૦૦	૧૬	૪૧
વલસાડ	ઉમરગામ	અગામ	૬૨		૦૦	૨૯	૭૭
			૬૩		૦૦	૫૭	૫૦
			૧૧૬		૦૦	૦૨	૧૭
			૬૮		૦૦	૩૩	૨૮
			૧૧૪		૦૦	૦૫	૪૮
			૬૯		૦૦	૧૨	૩૪
			૭૬		૦૦	૨૪	૨૯
			૭૫		૦૦	૦૨	૩૧
			૭૦		૦૦	૦૦	૪૦
			૭૩		૦૦	૫૦	૩૬
			૭૪		૦૦	૦૧	૫૨
			૧૦૧		૦૦	૪૭	૩૩

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	ઉમરગામ	અગામ	૧૦૨		૦૦	૦૮	૨૭ *
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૬૯		૦૦	૧૧	૭૮
			૬૪		૦૦	૨૧	૧૫
			૬૬		૦૦	૨૨	૮૯
			૬૫		૦૦	૧૪	૭૮
વલસાડ	ઉમરગામ	પુનાત	૧૬૯		૦૦	૦૧	૧૭
			૨૭		૦૦	૧૪	૭૫
			૩૫		૦૦	૭૩	૮૯
			૨૬		૦૦	૦૧	૭૫
			૨૪		૦૦	૨૨	૬૭
			૨૯		૦૦	૦૦	૪૦
			૨૮		૦૦	૧૨	૬૭
			૧૯		૦૦	૦૬	૦૮
			૨૩		૦૦	૩૯	૧૫
			૨૨		૦૦	૦૬	૫૮
			૨૧		૦૦	૧૧	૨૭
			૧૫		૦૦	૧૮	૬૦
			૧૪		૦૦	૨૯	૫૫
			૧૨૩		૦૦	૦૩	૪૦
			૪	અ	૦૦	૧૩	૫૪
			૭		૦૦	૧૨	૨૨
			૧૨		૦૦	૦૫	૬૩
			૮		૦૦	૨૧	૮૯
			૧૭૧		૦૦	૦૨	૬૮
			૧૫૬		૦૦	૨૪	૬૯
			૧૫૭		૦૦	૨૪	૩૦
			૧		૦૦	૦૫	૨૫
			૨		૦૦	૨૬	૬૪
વલસાડ	ઉમરગામ	જાંબુરી	૩		૦૦	૨૨	૯૧
			૫		૦૦	૦૯	૪૭
			૩		૦૦	૧૪	૫૮
			૪		૦૦	૨૪	૧૮
			૪૭		૦૦	૧૬	૬૧
			૪૫		૦૦	૧૯	૪૫
			૪૪		૦૦	૪૪	૧૦
			૪૯		૦૦	૨૩	૩૫
			૪૨		૦૦	૩૨	૯૭
			૪૦		૦૦	૩૪	૨૪
			૪૧		૦૦	૧૬	૮૨
			૨૯		૦૦	૩૦	૬૯
			૩૨		૦૦	૧૦	૨૬
			૩૩		૦૦	૧૬	૨૫
વલસાડ	ઉમરગામ	મોહન	૨૯૦	૧/અ	૦૨	૭૦	૯૦
વલસાડ	પારડી	નામધા	૫		૦૦	૦૨	૦૦
			૩		૦૦	૨૦	૪૪

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	નામધા	૨		૦૦	૦૦	૬૦
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૨૯		૦૦	૨૧	૩૬
			૧૨૮		૦૦	૦૧	૮૧
			૧૩૦		૦૦	૦૦	૪૦
વલસાડ	પારડી	ચંદોર	૧૦૦		૦૦	૨૨	૨૦
			૧૧૨		૦૦	૦૨	૬૭
			૧૦૧		૦૦	૦૪	૩૫
			૧૧૦		૦૦	૧૮	૨૮
			૧૦૯		૦૦	૨૦	૨૫
			૧૦૮		૦૦	૦૪	૫૫
			૩૪૩		૦૦	૦૨	૫૬
			૩૪૨		૦૦	૦૯	૦૦
			૧૧૮		૦૦	૩૨	૧૭
			૩૪૧		૦૦	૦૦	૪૦
			૧૨૧		૦૦	૦૨	૩૩
			૧૪૫		૦૦	૧૯	૮૧
			૧૪૪		૦૦	૨૩	૦૫
વલસાડ	પારડી	વાપી	૧૪૩		૦૦	૦૦	૪૦
			૯૫		૦૦	૨૨	૩૩
			૧૦૧		૦૦	૧૩	૫૭
			૯૬		૦૦	૦૦	૪૦
			૧૦૦		૦૦	૧૩	૩૨
			૯૯		૦૦	૨૫	૩૯
			૯૮		૦૦	૦૯	૯૭
			૧૦૭		૦૦	૯૨	૩૭
			૧૦૯		૦૦	૦૦	૪૦
			૧૧૨		૦૦	૫૭	૬૪
			૧૮૨		૦૦	૨૧	૮૭
			૧૯૩		૦૦	૨૦	૩૦
			૧૯૧		૦૦	૧૪	૭૫
વલસાડ	પારડી	બાલીઠા	૧૯૪		૦૦	૨૫	૩૭
			૧૦૭		૦૦	૨૮	૮૬
			૧૧૧		૦૦	૦૦	૪૩
			૧૧૦		૦૦	૦૨	૭૬
			૧૦૮		૦૦	૪૨	૭૨
			૩૩૪		૦૦	૦૧	૦૦
			૧૨૮		૦૦	૦૫	૯૪
			૧૨૯		૦૦	૨૦	૮૦
			૧૩૧		૦૦	૨૦	૬૦
			૧૩૪		૦૦	૦૦	૪૦
			૧૮૫		૦૦	૦૦	૪૦
			૧૮૬		૦૦	૧૮	૪૫
			૧૮૮		૦૦	૧૩	૪૪
			૧૮૭		૦૦	૦૫	૭૮
			૨૦૧		૦૦	૧૧	૯૯
			૨૦૨		૦૦	૧૩	૮૫
			૨૦૩		૦૦	૦૦	૪૦

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	બાલીકા	૨૦૪		૦૦	૦૧	૮૨
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૨૦૦		૦૦	૦૮	૧૪
			૨૦૬		૦૦	૦૧	૭૩
			૨૦૭		૦૦	૧૨	૬૨
			૨૦૮		૦૦	૦૦	૪૦
			૨૧૦		૦૦	૦૨	૨૫
			૨૦૯		૦૦	૨૫	૪૩
			૨૧૧		૦૦	૦૦	૪૦
			૨૨૦		૦૦	૧૧	૯૭
			૨૨૧		૦૦	૦૦	૪૫
			૩૪૩		૦૦	૦૩	૪૧
			૨૧૯		૦૦	૦૬	૧૪
			૨૨૪		૦૦	૦૬	૭૬
			૨૨૫		૦૦	૧૦	૭૦
			૨૨૭		૦૦	૦૨	૫૭
			૨૨૯		૦૦	૦૧	૭૪
			૨૨૮		૦૦	૦૪	૧૨
			૨૪૪		૦૦	૨૫	૧૮
			૨૪૫		૦૦	૦૦	૪૦
			૨૪૩		૦૦	૦૯	૨૪
			૨૪૨		૦૦	૦૯	૫૩
			૨૪૧		૦૦	૧૦	૨૩
			૨૪૦		૦૦	૧૨	૮૦
વલસાડ	પારડી	મોરાઈ	૧૭૧		૦૦	૩૮	૫૦
			૧૭૨		૦૦	૩૫	૫૩
			૧૭૩		૦૦	૧૨	૦૦
			૧૭૫		૦૦	૨૮	૭૮
			૧૮૦		૦૦	૧૮	૭૮
			૧૮૧		૦૦	૧૩	૧૯
			૧૭૮		૦૦	૦૬	૩૬
			૧૮૨		૦૦	૦૧	૮૮
			૨૦૨		૦૦	૧૦	૦૭
			૧૯૯		૦૦	૧૦	૩૧
			૧૯૮		૦૦	૦૦	૪૦
			૧૯૩		૦૦	૨૧	૫૯
			૧૯૪		૦૦	૦૦	૪૦
			૨૧૬		૦૦	૦૯	૫૦
			૨૧૭		૦૦	૦૯	૫૦
			૨૧૮		૦૦	૧૯	૦૦
			૨૩૫		૦૦	૦૨	૮૦
			૨૩૬		૦૦	૦૧	૦૦
			૨૩૪		૦૦	૦૧	૨૫
			૨૩૭		૦૦	૦૩	૨૯
			૨૩૮		૦૦	૦૪	૦૦
			૨૩૯		૦૦	૦૧	૨૫
			૨૪૩		૦૦	૧૧	૮૮
			૨૪૦		૦૦	૦૨	૮૦



૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ (ક્રમશઃ)	પારડી (ક્રમશઃ)	મોરાઈ (ક્રમશઃ)	૨૪૧		૦૦	૦૩	૫૦
			૨૪૨		૦૦	૦૧	૦૦
			૨૫૫		૦૦	૦૩	૦૦
			૧૪		૦૦	૦૪	૦૫
			૧૨		૦૦	૦૮	૯૨
			૧૧		૦૦	૦૭	૦૩
			૧૦		૦૦	૦૮	૯૨
			૮		૦૦	૦૦	૪૦
			૨૮		૦૦	૦૮	૦૩
			૨૯		૦૦	૦૧	૭૭
			૩૦		૦૦	૦૬	૩૭
			૩૧		૦૦	૦૯	૬૪
			૩૨		૦૦	૦૮	૩૪
			૩૩		૦૦	૦૬	૬૯
			૩૪		૦૦	૧૪	૫૬
વલસાડ	પારડી	વટાર	૨૫૩		૦૦	૦૭	૭૧
			૨૫૨		૦૦	૦૩	૭૭
			૨૫૧		૦૦	૦૮	૯૪
			૨૪૬		૦૦	૧૪	૪૮
			૨૪૪		૦૦	૦૬	૭૨
			૨૪૫		૦૦	૦૬	૨૫
			૨૩૫		૦૦	૧૨	૧૦
			૨૩૯		૦૦	૦૧	૯૯
			૨૩૭		૦૦	૧૦	૩૧
			૨૩૬		૦૦	૨૦	૬૪
			૨૨૪		૦૦	૨૨	૬૦
			૨૨૫		૦૦	૧૧	૦૩
			૨૨૩		૦૦	૦૭	૫૮
			૨૨૨		૦૦	૦૨	૩૮
વલસાડ	પારડી	સારણ	૧૯૦		૦૦	૧૯	૬૬
			૧૯૧		૦૦	૦૬	૭૦
			૧૮૯		૦૦	૦૦	૬૦
			૧૯૨		૦૦	૨૨	૪૬
			૧૪		૦૦	૦૯	૬૯
			૧૬		૦૦	૧૧	૯૯
			૧૫		૦૦	૦૪	૩૩
			૨૦૧		૦૦	૧૦	૧૦
			૧૮		૦૦	૦૨	૫૦
			૧૯		૦૦	૦૧	૦૨
			૨૦		૦૦	૧૧	૧૩
			૩૨		૦૦	૦૦	૮૮
			૩૦		૦૦	૩૮	૧૭
			૨૯		૦૦	૧૧	૬૩
			૬૨		૦૦	૩૦	૫૩
			૬૧		૦૦	૧૪	૪૪
			૬૦		૦૦	૧૨	૨૪
			૫૯		૦૦	૦૨	૪૯

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	સારણ	૫૮		૦૦	૦૯	૫૮
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૫૪		૦૦	૨૫	૪૪
			૫૬		૦૦	૧૩	૬૨
			૫૫		૦૦	૦૦	૮૯
			૧૦૩		૦૦	૨૩	૬૧
			૧૦૪		૦૦	૦૧	૦૬
			૧૧૭		૦૦	૫૦	૧૯
			૧૪૭		૦૦	૧૭	૮૨
			૧૪૮		૦૦	૩૯	૩૭
			૧૪૯		૦૦	૦૧	૦૦
			૧૫૧		૦૦	૧૫	૭૨
વલસાડ	પારડી	કિંકરાલા	૩૮		૦૦	૦૦	૯૧
			૩૭		૦૦	૨૭	૮૧
			૪૧		૦૦	૧૨	૦૮
			૪૦		૦૦	૦૦	૪૦
			૪૩		૦૦	૧૮	૭૭
			૪૪		૦૦	૨૧	૯૮
			૨૧		૦૦	૧૭	૧૯
			૨૦		૦૦	૧૫	૭૫
			૨૪		૦૦	૦૪	૪૦
			૩૭૯		૦૦	૧૨	૨૮
			૩૮૦		૦૦	૦૯	૪૧
			૩૮૧		૦૦	૦૩	૫૯
			૩૮૩		૦૦	૦૧	૦૦
			૩૮૨		૦૦	૦૮	૧૮
			૩૯૨		૦૦	૧૫	૮૪
			૩૯૧		૦૦	૧૫	૮૪
			૩૮૮		૦૦	૦૬	૨૨
			૩૮૯		૦૦	૦૫	૫૩
			૩૮૭		૦૦	૦૩	૦૬
			૩૬૬+૩૬૭+૩૬૮+૩૬૯		૦૦	૨૯	૪૩
			૩૬૩		૦૦	૦૨	૮૦
			૩૬૧+૩૬૦		૦૦	૧૮	૯૬
			૩૭૪+૩૭૨+૩૭૧+		૦૦	૦૧	૪૧
			૩૭૦+૩૬૨+૪૬૪				
વલસાડ	પારડી	મોતીવાડા	૨૭		૦૦	૦૯	૧૧
			૨૦		૦૦	૨૧	૮૬
			૨૨		૦૦	૧૨	૩૦
			૨૬		૦૦	૦૫	૮૮
			૩૧૧		૦૦	૧૦	૭૬
			૩૧૨		૦૦	૦૦	૪૦
			૩૧૦		૦૦	૦૯	૩૦
			૩૦૫		૦૦	૧૧	૭૧
			૩૧૫		૦૦	૦૭	૮૪
			૩૦૪		૦૦	૦૦	૮૦
			૨૮૬		૦૦	૧૧	૩૨
			૨૮૭		૦૦	૧૧	૩૪

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	મોતીવાડા	૨૮૨		૦૦	૦૧	૦૪
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૨૮૦		૦૦	૦૭	૯૨
			૨૭૮		૦૦	૦૮	૪૨
			૨૭૯		૦૦	૦૮	૭૧
			૨૭૬		૦૦	૦૩	૧૬
			૨૭૭		૦૦	૦૩	૩૨
			૨૭૫		૦૦	૨૧	૯૩
			૨૭૪		૦૦	૦૪	૧૨
			૨૬૩		૦૦	૦૨	૩૮
			૨૬૧		૦૦	૪૭	૪૯
			૨૬૨		૦૦	૦૭	૩૪
			૨૨૯		૦૦	૦૨	૬૮
			૨૧૫		૦૦	૨૨	૭૨
			૨૧૭		૦૦	૧૬	૪૧
			૨૨૧		૦૦	૦૦	૪૦
			૨૧૮		૦૦	૧૯	૭૬
			૨૧૯		૦૦	૧૩	૩૬
			૨૦૮		૦૦	૦૨	૨૦
			૨૦૭		૦૦	૨૦	૧૫
			૨૦૬		૦૦	૧૪	૪૨
વલસાડ	પારડી	પલસાના	૨૯૮		૦૦	૩૨	૫૭
			૨૯૯		૦૦	૦૧	૨૭
			૩૦૦		૦૦	૧૭	૭૬
			૩૦૧		૦૦	૦૦	૪૭
			૩૦૫		૦૦	૨૧	૯૯
			૩૦૪		૦૦	૨૬	૧૮
			૨૯૦		૦૦	૧૩	૦૧
			૨૮૪		૦૦	૨૦	૩૨
			૨૮૫		૦૦	૦૬	૭૯
			૨૮૨		૦૦	૧૩	૧૫
			૨૭૨		૦૦	૨૨	૮૮
			૨૪૨		૦૦	૨૦	૯૮
			૨૭૧		૦૦	૦૨	૬૨
			૨૭૦		૦૦	૨૮	૫૮
			૨૬૩		૦૦	૨૬	૪૩
			૨૬૮		૦૦	૦૦	૪૦
			૨૬૪		૦૦	૧૨	૩૨
			૨૬૫		૦૦	૦૬	૦૩
			૨૬૭		૦૦	૧૨	૧૯
વલસાડ	પારડી	ઉમરસાડી	૧૦૮૪		૦૦	૦૫	૯૩
			૧૦૮૫		૦૦	૧૯	૬૩
			૧૦૮૬		૦૦	૦૬	૧૦
			૧૦૮૭		૦૦	૦૮	૮૭
			૧૦૯૫		૦૦	૧૫	૮૮
			૧૦૯૬		૦૦	૦૭	૬૩
			૧૦૯૭		૦૦	૦૭	૬૦
			૧૦૯૪		૦૦	૦૧	૦૦

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	ઉમરસાડી	૧૧૧૦		૦૦	૨૨	૪૨
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૧૧૧		૦૦	૦૬	૯૭
			૧૧૦૮		૦૦	૧૨	૬૬
			૧૧૦૭		૦૦	૧૪	૦૬
			૧૧૦૬		૦૦	૧૫	૨૬
			૧૧૪૪		૦૦	૧૯	૭૮
			૧૧૪૫		૦૦	૧૨	૩૪
			૧૧૪૬		૦૦	૧૪	૫૦
			૧૧૪૭		૦૦	૧૦	૩૭
			૯૮૧		૦૦	૧૩	૩૦
			૯૮૦		૦૦	૧૫	૮૪
			૧૨૨૦		૦૦	૦૫	૪૫
			૧૨૨૧		૦૦	૦૮	૭૧
			૧૨૨૩		૦૦	૦૫	૮૭
			૧૨૨૨		૦૦	૧૨	૯૩
			૧૨૨૫		૦૦	૦૦	૪૦
			૧૨૦૨		૦૦	૦૫	૫૫
			૧૨૦૦		૦૦	૧૫	૪૫
			૧૧૯૯		૦૦	૨૦	૫૨
			૧૧૯૮		૦૦	૦૦	૯૫
			૧૧૯૨		૦૦	૦૩	૯૬
			૧૧૯૩		૦૦	૦૪	૯૪
			૧૧૯૫		૦૦	૦૯	૬૨
			૧૧૯૪		૦૦	૧૨	૩૮
			૧૧૯૦		૦૦	૦૦	૫૧
			૧૧૮૮		૦૦	૦૧	૪૪
			૧૧૮૭		૦૦	૨૯	૬૬
			૧૨૭૮		૦૦	૧૮	૪૫
			૧૨૭૫		૦૦	૦૬	૮૧
			૧૨૭૭		૦૦	૦૭	૭૨
			૧૨૭૬		૦૦	૦૮	૩૫
			૧૨૫૦		૦૦	૧૯	૦૦
			૧૨૫૧		૦૦	૧૨	૦૦
			૧૨૫૨		૦૦	૦૦	૪૦
			૧૨૫૩		૦૦	૨૦	૯૯
			૧૨૫૪		૦૦	૦૨	૦૬
			૧૨૫૫		૦૦	૦૦	૬૦
			૧૨૫૬		૦૦	૦૭	૩૦
			૧૨૫૮		૦૦	૦૭	૪૪
			૧૨૫૭		૦૦	૧૦	૫૨
			૭૦૯		૦૦	૨૯	૭૨
			૭૦૮		૦૦	૧૬	૫૨
			૭૦૭		૦૦	૧૫	૯૧
			૬૯૧		૦૦	૧૮	૫૯
			૬૯૨		૦૦	૪૦	૮૩
			૬૯૪		૦૦	૦૫	૨૦
			૬૯૫		૦૦	૦૦	૪૦

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	ઉમરસાડી	૫૭૫		૦૦	૨૦	૬૫
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૬૯૬		૦૦	૦૮	૯૬
			૫૭૪		૦૦	૩૩	૬૨
વલસાડ	વલસાડ	ભગોદ	૧૩૪		૦૦	૦૯	૧૨
			૪૩૪		૦૦	૧૦	૭૯
			૪૩૫		૦૦	૦૫	૫૨
			૪૩૨		૦૦	૨૩	૦૨
			૪૩૧		૦૦	૦૫	૯૯
			૪૩૦		૦૦	૦૦	૬૯
			૪૦૯		૦૦	૪૧	૩૦
			૪૦૪		૦૦	૦૫	૬૦
			૪૦૫		૦૦	૧૪	૩૬
			૪૦૦		૦૦	૨૦	૮૪
			૩૯૯		૦૦	૦૩	૦૦
			૪૦૧		૦૦	૧૦	૭૫
			૩૯૭		૦૦	૦૧	૯૩
			૩૯૩		૦૦	૦૯	૫૪
			૩૯૪		૦૦	૦૧	૨૦
			૩૬૦		૦૦	૧૫	૪૭
			૩૬૧		૦૦	૨૨	૦૧
			૩૬૨		૦૦	૨૦	૦૨
			૩૫૨		૦૦	૦૯	૧૦
			૩૫૩		૦૦	૦૦	૪૦
			૩૫૦		૦૦	૨૮	૬૪
વલસાડ	વલસાડ	અંતર	૨૯૨		૦૦	૩૩	૩૫
			૨૯૧		૦૦	૦૧	૭૮
			૨૯૩		૦૦	૨૭	૦૫
			૨૯૪		૦૦	૦૦	૫૨
			૨૯૬		૦૦	૧૯	૧૯
			૨૮૧		૦૦	૦૮	૪૬
			૨૮૦		૦૦	૦૭	૧૪
			૨૮૨		૦૦	૦૧	૬૩
			૨૬૯		૦૦	૧૮	૮૩
			૨૫૨		૦૦	૨૧	૮૦
			૨૪૦		૦૦	૧૬	૨૪
			૨૩૮		૦૦	૦૬	૫૫
			૨૩૯		૦૦	૦૯	૪૩
			૨૩૬		૦૦	૧૧	૮૨
			૨૧૭		૦૦	૧૪	૪૧
			૨૩૫		૦૦	૦૫	૯૭
			૨૩૪		૦૦	૦૦	૪૦
વલસાડ	વલસાડ	દિવેદ	૧૦		૦૦	૧૦	૮૨
			૯		૦૦	૦૧	૭૭
			૧૧		૦૦	૦૯	૫૩
			૭		૦૦	૧૦	૮૨
			૧૨		૦૦	૦૫	૨૮
			૧૩		૦૦	૦૫	૨૪

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	વલસાડ	દિવેદ	૧૬		૦૦	૧૦	૭૧
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૮		૦૦	૦૫	૪૦
			૧૯		૦૦	૦૩	૭૭
			૨૦		૦૦	૦૦	૯૭
વલસાડ	વલસાડ	મગોદ	૧૫૦૯		૦૦	૦૧	૫૮
			૧૫૦૮		૦૦	૪૧	૧૦
			૧૫૦૬		૦૦	૪૨	૮૮
			૧૫૦૩	૩	૦૦	૧૧	૩૮
			૧૫૦૪	૧	૦૦	૦૯	૮૯
			૧૫૦૩	૨	૦૦	૩૨	૩૬
			૧૪૯૯		૦૦	૧૦	૨૧
			૧૪૯૪		૦૦	૧૮	૪૮
			૧૪૯૩	૨	૦૦	૪૩	૫૦
વલસાડ	વલસાડ	ચીચવાડા	૧૨૧		૦૦	૧૨	૬૧
			૧૨૨		૦૦	૨૬	૧૮
			૧૨૪		૦૦	૨૩	૯૪
વલસાડ	વલસાડ	પારડી પારનેરા	૧૭૦૪		૦૦	૬૦	૨૫
			૧૭૦૫		૦૦	૦૦	૯૧
			૧૭૦૩		૦૦	૧૨	૦૯
			૧૭૦૧		૦૦	૩૩	૨૮
			૧૬૯૭		૦૦	૨૫	૦૩
			૧૬૯૬		૦૦	૨૪	૫૦
			૧૬૮૬		૦૦	૦૦	૪૦
			૧૬૯૫		૦૦	૨૭	૯૮
			૧૬૯૪	૨	૦૦	૧૧	૧૬
			૧૬૯૪	૧	૦૦	૦૫	૬૯
			૯૦૨		૦૦	૦૩	૮૨
			૯૦૩		૦૦	૧૦	૦૩
			૯૦૪		૦૦	૦૦	૪૦
			૧૬૪૧		૦૦	૦૭	૮૬
			૧૬૪૨	૧	૦૦	૨૫	૨૫
			૧૬૪૪		૦૦	૦૩	૭૧
			૧૬૪૬		૦૦	૦૧	૭૦
			૧૬૩૬		૦૦	૦૮	૦૭
			૧૬૩૪		૦૦	૧૪	૧૨
			૯૪૦		૦૦	૦૩	૮૦
			૧૬૩૩		૦૦	૦૦	૪૦
			૧૬૨૬	૧	૦૦	૪૨	૦૭
			૧૬૨૬	૨	૦૦	૦૮	૨૯
			૯૪૧	૨	૦૦	૧૮	૧૨
			૧૬૨૫		૦૦	૧૫	૩૪
			૧૧૯૪		૦૦	૦૦	૪૦
			૧૧૯૩		૦૦	૦૦	૪૦
			૧૧૯૨		૦૦	૦૦	૪૦
			૧૧૮૫		૦૦	૨૨	૮૯
			૧૧૮૬		૦૦	૦૫	૫૧

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	વલસાડ	પારડી પારનેરા	૧૧૮૨		૦૦	૦૨	૫૦
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૧૮૧		૦૦	૧૯	૨૯
			૧૧૮૦		૦૦	૦૪	૬૫
			૧૧૭૯		૦૦	૦૫	૨૨
			૧૧૭૩		૦૦	૦૯	૧૬
			૧૧૭૨		૦૦	૦૦	૪૦
			૧૧૬૯		૦૦	૨૪	૧૭
			૧૨૬૪		૦૦	૦૨	૨૫
			૧૨૬૫		૦૦	૦૦	૮૦
			૧૨૬૬		૦૦	૦૨	૨૫
			૧૨૮૧		૦૦	૦૨	૭૨
			૧૨૬૭		૦૦	૦૦	૪૦
			૧૨૮૦		૦૦	૦૨	૮૫
			૧૨૭૩		૦૦	૦૪	૪૬
			૧૨૭૨		૦૦	૦૫	૨૩
			૧૨૭૦		૦૦	૦૧	૩૨
			૧૨૬૯		૦૦	૦૦	૪૦
			૧૨૭૧		૦૦	૦૭	૯૮
			૧૩૦૩		૦૦	૧૦	૯૫
			૧૧૪૯		૦૦	૦૧	૯૬
			૧૩૩૧		૦૦	૪૨	૫૩
			૧૩૨૮	૧	૦૦	૨૫	૫૦
			૧૩૩૦		૦૦	૦૫	૩૨
			૧૩૨૯		૦૦	૦૪	૩૦
			૧૩૨૫		૦૦	૦૧	૦૯
			૧૩૨૬		૦૦	૧૨	૮૯
			૧૩૮૯		૦૦	૦૭	૨૩
			૧૩૯૦		૦૦	૦૦	૪૦
			૧૩૮૮		૦૦	૨૩	૬૩
			૧૩૯૮		૦૦	૦૩	૬૨
			૧૩૯૯		૦૦	૩૮	૨૮
			૧૪૦૦		૦૦	૦૦	૪૦
			૧૫૭૧		૦૦	૦૩	૫૪
			૧૪૦૯	૨	૦૦	૧૩	૧૩
			૧૪૧૦		૦૦	૦૧	૨૦
			૧૪૧૧		૦૦	૪૯	૫૬
			૧૪૧૩		૦૦	૦૦	૪૦
			૧૪૧૭		૦૦	૨૦	૫૬
			૧૪૧૮		૦૦	૧૮	૩૬
			૧૪૨૧		૦૦	૧૬	૪૦
			૧૪૨૨		૦૦	૦૦	૪૦
			૧૪૨૩		૦૦	૦૦	૪૬
			૧૪૨૦		૦૦	૧૬	૫૮
			૧૪૧૯		૦૦	૦૩	૦૬

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	વલસાડ	અટલ પારડી	૭૪		૦૦	૦૯	૦૬
			૭૩		૦૦	૦૭	૬૮
			૭૨		૦૦	૧૩	૨૬
			૭૧		૦૦	૦૯	૦૫
			૬૯		૦૦	૨૩	૯૫
			૫૬		૦૦	૧૩	૮૬
			૫૫		૦૦	૦૬	૨૯
			૫૭		૦૦	૨૩	૩૪
વલસાડ	વલસાડ	અભરામા	૨૪૪		૦૦	૦૭	૨૮
			૨૪૫		૦૦	૦૮	૦૪
વલસાડ	વલસાડ	ઝુઝવા	૭૮૪		૦૦	૦૨	૧૯
			૭૮૮		૦૦	૫૦	૨૦
			૮૨૩		૦૦	૧૭	૬૪
			૮૨૪		૦૦	૧૬	૬૨
			૮૨૫		૦૦	૨૫	૨૭
			૮૨૬		૦૦	૬૭	૪૩
			૮૨૯		૦૦	૦૦	૪૦
			૮૨૭		૦૦	૪૦	૭૫
વલસાડ	વલસાડ	ધમડોચી	૩૮૫		૦૦	૩૧	૮૭
			૩૮૬		૦૦	૧૨	૦૭
			૩૮૪		૦૦	૫૫	૨૦
			૩૮૨		૦૦	૦૦	૪૦
			૩૮૩		૦૦	૦૫	૭૨
			૩૮૭		૦૦	૧૮	૮૮
			૩૮૮		૦૦	૨૭	૧૭
વલસાડ	વલસાડ	ધડોઈ	૪૭૬		૦૦	૩૮	૨૩
			૪૭૭		૦૦	૦૯	૫૦
			૪૮૨		૦૦	૦૫	૫૪
			૪૮૧		૦૦	૦૨	૩૭
			૪૮૦		૦૦	૦૭	૧૨
			૪૭૯		૦૦	૦૮	૭૧
			૫૬૨		૦૦	૫૦	૬૦
			૫૭૬		૦૦	૧૯	૨૨
			૫૭૭		૦૦	૦૨	૧૮
			૫૭૫		૦૦	૩૦	૧૭
			૫૮૬		૦૦	૧૫	૮૩
			૫૮૮		૦૦	૩૬	૫૫
વલસાડ	વલસાડ	ગુંદલાવ	૧૨૭		૦૦	૧૬	૦૦
			૧૨૮		૦૦	૪૭	૩૦
			૧૩૧		૦૦	૧૫	૬૬
			૧૩૦		૦૦	૪૧	૦૬
વલસાડ	વલસાડ	ગોરવાડા	૧૦૯		૦૦	૨૦	૩૭
			૧૧૦		૦૦	૦૩	૫૩
			૧૧૨		૦૦	૦૧	૪૦
			૧૧૧		૦૦	૦૪	૭૬
			૧૩૯		૦૦	૦૦	૪૦



૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ (ક્રમશઃ)	વલસાડ (ક્રમશઃ)	ગોરવાડા (ક્રમશઃ)	૧૧૪		૦૦	૦૦	૫૭
			૧૩૮		૦૦	૧૪	૨૫
			૧૧૬		૦૦	૦૦	૪૦
			૧૩૭		૦૦	૦૦	૪૦
			૧૩૬		૦૦	૦૧	૦૭
			૩૧૬		૦૦	૩૨	૦૦
			૩૨૦		૦૦	૦૭	૪૮
			૩૧૯		૦૦	૦૫	૧૭
			૩૧૭		૦૦	૦૦	૪૦
			૩૧૮		૦૦	૦૭	૮૭
			૩૦૦		૦૦	૦૬	૫૩
			૨૭૩		૦૦	૩૦	૬૦
			૨૮૧		૦૦	૦૦	૪૦
			૨૭૭		૦૦	૦૨	૩૨
			૨૭૮		૦૦	૦૦	૪૦
			૨૭૬		૦૦	૦૦	૪૦
			૨૬૭		૦૦	૦૧	૬૨
			૨૪૯		૦૦	૧૪	૪૩
			૨૫૧		૦૦	૦૨	૦૦
			૨૫૦		૦૦	૨૭	૦૬
			૨૪૭		૦૦	૦૦	૪૦
			૧૭૭		૦૦	૦૨	૮૦
			૧૭૮		૦૦	૧૦	૫૯
			૧૭૬		૦૦	૧૬	૮૯
			૧૭૪		૦૦	૦૦	૪૦
			૧૭૧		૦૦	૦૦	૪૦
			૧૭૯		૦૦	૨૧	૪૪
વલસાડ	વલસાડ	પલન	૨૧૫		૦૦	૯૧	૭૨
			૨૨૩		૦૦	૦૧	૩૭
			૨૨૫		૦૦	૨૫	૧૭
			૨૨૬		૦૦	૦૭	૪૯
			૨૩૫		૦૦	૩૯	૭૦
			૨૩૩		૦૦	૦૦	૫૦
			૨૩૪		૦૦	૦૪	૪૪
			૧૮૧		૦૦	૨૨	૭૪
			૧૭૪		૦૦	૦૦	૪૦
			૧૭૫		૦૦	૧૪	૧૫
			૧૭૩		૦૦	૦૦	૪૦
			૧૭૦		૦૦	૧૮	૮૭
			૧૬૯		૦૦	૦૦	૫૩
			૧૬૬		૦૦	૦૩	૦૪
			૧૬૮		૦૦	૦૦	૪૩
			૧૬૭		૦૦	૦૦	૭૬
			૧૨૯		૦૦	૧૧	૦૯
			૧૨૮		૦૦	૦૨	૪૦
			૧૩૦		૦૦	૦૮	૩૨

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	વલસાડ	પલન	૧૩૧		૦૦	૦૯	૮૦
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૨૪		૦૦	૦૦	૪૦
			૧૨૨		૦૦	૦૬	૯૬
			૧૨૩		૦૦	૦૭	૭૧
			૪		૦૦	૧૩	૩૯
			૯૬		૦૦	૦૦	૪૦
			૫		૦૦	૦૫	૬૬
			૬		૦૦	૦૭	૧૯
			૩૨		૦૦	૦૪	૫૩
			૩૩		૦૦	૧૩	૫૮
			૧૫		૦૦	૦૯	૩૩
			૨૯		૦૦	૦૨	૪૯
			૨૮		૦૦	૦૦	૬૦
			૨૭		૦૦	૧૭	૦૫
			૪૫		૦૦	૧૦	૯૮
			૪૮		૦૦	૦૧	૬૪
			૪૯		૦૦	૦૨	૦૧
			૫૧		૦૦	૦૭	૧૭
			૫૦		૦૦	૦૦	૪૦
વલસાડ	વલસાડ	ખજુરડી	૧૫૯		૦૦	૦૦	૮૪
			૧૬૩		૦૦	૦૬	૬૭
			૧૬૦		૦૦	૦૦	૪૦
			૧૬૧		૦૦	૦૪	૯૧
			૧૬૨		૦૦	૧૪	૨૧
			૧૮૫		૦૦	૦૨	૩૫
			૧૫૩		૦૦	૦૨	૧૨
			૧૮૬		૦૦	૧૮	૨૩
			૧૯૨		૦૦	૦૦	૪૦
			૧૮૭		૦૦	૦૧	૪૮
			૧૯૧		૦૦	૦૦	૭૯
			૧૯૦		૦૦	૦૪	૮૩
			૧૮૯		૦૦	૦૭	૧૦
			૩૦૦		૦૦	૦૦	૪૫
			૩૦૧		૦૦	૦૪	૨૯
			૬૨		૦૦	૦૫	૭૫
			૩૦૨		૦૦	૦૦	૪૦
			૬૪		૦૦	૧૩	૨૪
			૬૧		૦૦	૧૪	૮૧
			૬૦		૦૦	૦૦	૪૦
			૬૫		૦૦	૦૮	૫૪
			૫૫		૦૦	૦૦	૫૭
			૫૪		૦૦	૦૭	૭૧
			૪૦		૦૦	૦૯	૦૮
			૩૯		૦૦	૦૩	૯૨
			૨૬		૦૦	૧૦	૨૭
			૨૭		૦૦	૦૨	૨૮
			૨૯		૦૦	૨૩	૭૬

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	વલસાડ	ખજુરડી	૩૧		૦૦	૦૨	૩૫
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૩૩		૦૦	૦૮	૧૫
			૧૦૮		૦૦	૦૭	૬૯
			૩૩૩		૦૦	૧૦	૩૪
			૩૩૭		૦૦	૦૭	૨૨
			૩૩૮		૦૦	૦૪	૨૫
			૩૩૯		૦૦	૦૪	૯૭
			૩૪૦		૦૦	૨૮	૨૪
			૪૫૬		૦૦	૦૨	૬૦
			૪૫૪		૦૦	૪	૬૨
			૪૫૩		૦૦	૦૯	૧૬
			૪૫૧		૦૦	૨૭	૪૩
			૪૫૦		૦૦	૦૯	૨૫
			૪૪૮		૦૦	૨૮	૬૩
			૪૭૨		૦૦	૨૬	૭૦
			૪૭૩		૦૦	૦૦	૭૦
વલસાડ	વલસાડ	અંદરગોટા	૨૦૩		૦૦	૧૯	૬૬
			૨૦૬		૦૦	૦૦	૪૦
			૨૦૫		૦૦	૪૦	૪૫
			૪૬૨		૦૦	૦૩	૦૩
			૪૬૩		૦૦	૦૦	૯૦
			૧૦૨		૦૦	૦૬	૫૩
			૪૬૧		૦૦	૦૮	૭૧
			૪૬૦		૦૦	૦૦	૪૦
			૪૫૯		૦૦	૦૭	૭૦
			૫		૦૦	૦૭	૮૬
			૭		૦૦	૨૮	૮૯
			૮		૦૦	૦૧	૨૦
			૯		૦૦	૦૯	૮૧
			૧૧		૦૦	૦૭	૧૦
			૧૪		૦૦	૧૬	૫૦
			૧૩		૦૦	૧૬	૭૬
			૫૮		૦૦	૧૭	૭૩
			૬૪		૦૦	૦૬	૭૧
			૬૩		૦૦	૨૦	૬૧
			૬૨		૦૦	૦૭	૩૦
			૬૧		૦૦	૦૬	૦૬
			૮૩		૦૦	૩૧	૩૦
			૮૨		૦૦	૦૦	૮૦
			૮૧		૦૦	૦૯	૨૪
			૮૦		૦૦	૧૫	૧૬
			૧૦૫		૦૦	૧૫	૦૮
			૯૭		૦૦	૧૩	૯૩
			૩૨૬		૦૦	૦૪	૯૮
			૩૨૫		૦૦	૧૧	૧૬

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	વલસાડ	અંદરગોટા	૩૧૯		૦૦	૧૨	૮૯
(કમશ:)	(કમશ:)	(કમશ:)	૩૨૦		૦૦	૦૦	૫૪
			૩૧૮		૦૦	૨૦	૩૩
			૩૧૭		૦૦	૦૨	૪૮
વલસાડ	વલસાડ	સોનવાડા	૪૮૭		૦૦	૧૬	૮૯
			૪૮૬		૦૦	૦૦	૭૬
			૪૮૨		૦૦	૧૧	૦૭
			૪૮૩		૦૦	૦૭	૦૨
			૪૮૪		૦૦	૦૬	૪૫
			૪૮૪		૦૦	૦૦	૬૯
			૪૮૭		૦૦	૧૩	૭૧
			૪૮૫		૦૦	૦૫	૩૭
			૪૮૯		૦૦	૧૬	૮૫
			૫૨૧		૦૦	૧૨	૬૩
			૫૨૦		૦૦	૦૩	૯૬
			૫૧૯		૦૦	૦૮	૦૨
			૫૧૭		૦૦	૦૭	૫૪
			૫૧૮		૦૦	૦૩	૬૭
			૫૧૬		૦૦	૦૪	૯૨
			૮૦૮		૦૦	૦૨	૦૫
			૮૦૭		૦૦	૦૭	૩૪
			૮૦૯		૦૦	૦૪	૪૫
			૮૦૬		૦૦	૦૨	૧૩
			૮૧૦		૦૦	૧૦	૨૮
			૮૦૫		૦૦	૨૨	૫૩
			૮૧૫		૦૦	૦૪	૪૧
			૮૧૬		૦૦	૦૭	૯૬
			૮૧૭		૦૦	૦૩	૨૭
			૮૧૮		૦૦	૦૮	૬૫
			૮૧૯		૦૦	૨૯	૩૯
			૮૨૩		૦૦	૦૨	૫૫
			૮૨૫		૦૦	૧૩	૦૩
			૮૨૬		૦૦	૧૨	૨૩
			૭૯૭		૦૦	૦૦	૪૦
			૮૨૭		૦૦	૦૯	૨૮
			૭૯૬		૦૦	૩૨	૨૬
			૮૨૯		૦૦	૦૦	૪૦
			૮૩૦		૦૦	૦૯	૦૭
			૮૩૩		૦૦	૨૦	૭૦
			૮૩૪		૦૦	૦૩	૫૮
વલસાડ	વલસાડ	પંચલાઈ	૭૨		૦૦	૩૧	૭૮
			૭૩		૦૦	૧૭	૭૫
			૭૬		૦૦	૩૪	૯૭
			૭૭		૦૦	૦૦	૯૮
			૮૧		૦૦	૨૨	૯૬

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ (ક્રમશઃ)	વલસાડ (ક્રમશઃ)	પંચલાઈ (ક્રમશઃ)	૮૦		૦૦	૧૬	૬૩
			૮૨		૦૦	૨૩	૯૬
			૮૩		૦૦	૧૧	૪૨
			૮૪		૦૦	૧૯	૦૦
વલસાડ	વલસાડ	રોલા	૨૩૭		૦૦	૨૧	૫૦
			૨૨૪		૦૦	૦૭	૧૯
			૨૨૯		૦૦	૪૪	૫૦
			૨૦૬		૦૦	૦૦	૪૦
			૨૦૩		૦૦	૦૫	૩૨
			૨૩૦		૦૦	૦૧	૭૫
			૨૦૨		૦૦	૦૬	૮૨
			૨૦૧		૦૦	૦૦	૫૧
વલસાડ	વલસાડ	ઓલ્યામ	૩૯૨		૦૦	૪૭	૬૭
			૩૮૭		૦૦	૧૧	૯૮
			૩૮૬		૦૦	૦૯	૩૫
			૪૦૪		૦૦	૧૫	૫૧
			૩૮૪		૦૦	૦૪	૯૮
			૩૮૩		૦૦	૦૩	૬૬
			૩૮૨		૦૦	૦૪	૯૮
			૩૮૧	૫૧	૦૦	૦૮	૧૦
			૩૮૦		૦૦	૦૪	૬૨
			૩૭૯		૦૦	૦૮	૭૫
			૪૨૪		૦૦	૦૮	૨૯
			૪૨૩		૦૦	૦૨	૫૭
			૪૨૫		૦૦	૦૫	૭૫
			૪૨૬		૦૦	૦૧	૩૮
			૪૩૧		૦૦	૨૪	૭૨
			૪૧૮		૦૦	૦૮	૫૦
			૪૧૧		૦૦	૧૯	૮૩
			૪૧૨		૦૦	૨૩	૧૦
વલસાડ	વલસાડ	વાસણ	૨૪૦		૦૦	૩૦	૨૮
			૨૫૯		૦૦	૨૦	૧૯
			૨૬૪		૦૦	૧૮	૨૮
			૨૬૦		૦૦	૦૦	૪૦
			૨૬૨		૦૦	૨૧	૫૧
			૨૭૨		૦૦	૩૭	૨૧
			૨૮૪		૦૦	૪૨	૦૪
			૨૮૦		૦૦	૨૫	૦૧
			૨૯૯		૦૦	૦૩	૮૮
			૩૦૦		૦૦	૦૬	૯૯
			૩૧૦		૦૦	૧૭	૦૭
			૩૦૯		૦૦	૨૬	૨૩
			૩૧૧		૦૦	૧૮	૪૭
			૩૦૮		૦૦	૧૫	૫૧
			૩૩૪		૦૦	૧૯	૫૨
			૩૩૭		૦૦	૧૬	૭૩
			૩૩૮		૦૦	૧૨	૯૮

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	વલસાડ	વાસણ	૩૩૬		૦૦	૧૨	૪૩
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૪૧૪		૦૦	૧૬	૦૧
			૪૧૫		૦૦	૦૧	૦૭
			૪૧૬		૦૦	૧૫	૪૫
નવસારી	ગણદેવી	ઉડાય લુહાર ફળીયું	૨૯૨		૦૦	૧૭	૨૮
			૨૯૪		૦૦	૧૫	૯૧
			૨૯૫		૦૦	૦૧	૧૮
			૨૯૮		૦૦	૦૭	૪૦
			૨૯૯		૦૦	૦૫	૧૭
			૩૦૩		૦૦	૦૦	૫૧
			૨૯૭		૦૦	૧૨	૫૨
			૩૧૩		૦૦	૧૩	૫૭
			૩૧૪		૦૦	૦૨	૩૩
			૩૨૯		૦૦	૦૮	૧૫
			૩૩૦		૦૦	૦૦	૪૦
			૩૨૮		૦૦	૧૨	૫૭
			૩૨૭		૦૦	૧૪	૦૨
			૩૨૬		૦૦	૦૪	૮૨
			૩૨૫		૦૦	૦૦	૪૦
			૩૨૪		૦૦	૦૦	૪૦
			૩૩૬		૦૦	૦૭	૦૭
			૩૩૭		૦૦	૧૩	૨૮
નવસારી	ગણદેવી	ઉડાય વાણીયા ફળીયું	૧૧૪૬		૦૦	૦૦	૮૭
			૧૧૪૭		૦૦	૦૨	૭૩
			૧૧૪૮		૦૦	૦૫	૩૫
			૧૧૪૯		૦૦	૦૫	૪૮
			૧૧૧૦		૦૦	૦૬	૨૪
			૧૧૧૧		૦૦	૧૮	૪૭
			૧૧૧૨		૦૦	૧૯	૩૦
			૧૧૧૩		૦૦	૦૭	૫૨
			૧૦૦૮		૦૦	૧૬	૧૪
			૧૦૬૫		૦૦	૦૩	૧૪
			૧૦૬૬		૦૦	૦૦	૪૦
			૧૦૬૪		૦૦	૧૫	૯૨
			૧૦૬૩		૦૦	૦૦	૪૦
			૧૦૭૦		૦૦	૦૯	૫૫
			૧૦૭૧		૦૦	૧૫	૬૪
			૧૦૭૨		૦૦	૦૧	૧૨
			૧૦૭૪		૦૦	૦૭	૦૧
			૧૦૭૩		૦૦	૧૯	૭૧
			૧૯૪૬		૦૦	૦૮	૬૨
			૧૯૪૨		૦૦	૦૯	૪૮
			૧૯૪૫		૦૦	૧૫	૧૫
			૧૯૪૪		૦૦	૦૫	૯૬
નવસારી	ચીખલી	વંકાલ	૨૪૧૫		૦૦	૦૪	૭૪
			૨૪૧૪		૦૦	૦૨	૦૫
			૨૪૧૬		૦૦	૦૦	૬૧

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	ચીખલી	વંકાલ					
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)					
			૨૪૧૭		૦૦	૦૨	૯૮
			૨૪૧૮		૦૦	૦૪	૯૪
			૨૪૨૪		૦૦	૦૪	૭૬
			૨૪૨૫		૦૦	૦૪	૬૩
			૨૪૨૬		૦૦	૦૦	૭૧
			૨૪૨૩		૦૦	૦૦	૪૦
			૨૪૨૮		૦૦	૦૨	૭૯
			૨૩૯૮		૦૦	૦૭	૨૨
			૨૪૨૯		૦૦	૦૨	૬૦
			૨૪૩૦		૦૦	૦૧	૨૬
			૨૪૩૩		૦૦	૦૦	૬૦
			૨૪૩૪		૦૦	૦૪	૭૫
			૨૪૩૫		૦૦	૦૦	૪૦
			૨૪૪૦		૦૦	૦૦	૪૦
			૨૪૭૩		૦૦	૩૦	૨૪
			૨૪૭૦		૦૦	૦૬	૯૫
			૨૪૭૧		૦૦	૦૧	૦૭
			૨૫૨૦		૦૦	૦૫	૫૩
			૨૫૧૯		૦૦	૦૩	૬૬
			૨૫૧૬		૦૦	૧૨	૮૧
			૨૫૧૮		૦૦	૦૦	૪૦
			૨૫૨૪		૦૦	૦૦	૪૦
			૨૫૨૫		૦૦	૦૦	૪૦
			૨૫૦૪		૦૦	૦૦	૪૦
			૨૫૧૫		૦૦	૦૫	૨૨
			૨૫૦૫		૦૦	૦૭	૦૫
			૨૫૧૦		૦૦	૦૦	૪૮
			૨૫૦૮		૦૦	૦૨	૯૬
			૨૫૦૯		૦૦	૦૩	૨૪
			૩૪૭		૦૦	૦૮	૯૫
			૨૩૨૬		૦૦	૦૦	૪૦
			૨૩૪૧		૦૦	૦૪	૦૯
			૨૩૨૯		૦૦	૦૨	૯૬
			૨૩૩૦		૦૦	૦૫	૦૫
			૨૩૨૮		૦૦	૦૦	૪૦
			૨૩૩૧		૦૦	૦૪	૮૯
			૨૩૩૨		૦૦	૦૦	૪૪
			૨૩૨૦		૦૦	૧૩	૨૯
			૨૩૧૯		૦૦	૦૧	૯૭
			૨૫૯૫		૦૦	૪૫	૩૩
			૨૬૦૬		૦૦	૦૦	૪૦
			૨૨૮૦		૦૦	૦૨	૧૩
			૨૨૮૧		૦૦	૦૫	૮૩
			૨૨૮૬		૦૦	૦૦	૫૧
			૨૨૮૫		૦૦	૦૩	૧૮
			૨૨૮૪		૦૦	૦૪	૫૫
			૨૨૮૨		૦૦	૦૦	૪૦

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી (ક્રમશઃ)	ચીખલી (ક્રમશઃ)	વંકાલ (ક્રમશઃ)	૨૨૮૩		૦૦	૦૨	૧૦
			૨૨૭૭		૦૦	૦૦	૫૧
			૨૬૦૭		૦૦	૦૦	૪૦
			૨૨૧૭		૦૦	૦૭	૦૮
			૨૨૭૫		૦૦	૦૭	૬૮
			૨૨૩૯		૦૦	૦૦	૫૧
			૨૨૪૦		૦૦	૧૪	૮૦
			૨૨૪૮		૦૦	૧૧	૮૧
			૨૨૫૦		૦૦	૦૦	૮૩
			૨૨૫૨		૦૦	૦૦	૪૦
			૨૨૫૩		૦૦	૦૨	૭૨
			૨૧૦૯		૦૦	૩૩	૮૮
			૨૨૫૪		૦૦	૦૨	૪૮
			૨૨૫૫		૦૦	૦૨	૪૩
			૨૨૫૭		૦૦	૦૧	૧૦
			૨૨૫૬		૦૦	૦૦	૭૪
			૨		૦૦	૩૪	૭૩
			૨૧૦૧		૦૦	૧૨	૧૧
			૨૧૦૦		૦૦	૦૭	૯૯
			૧૬૯		૦૦	૦૪	૩૨
			૧૬૭		૦૦	૦૮	૧૯
			૧૬૮		૦૦	૦૦	૪૦
			૧૬૬		૦૦	૦૫	૩૧
			૧૬૫		૦૦	૦૪	૬૦
			૧૬૪		૦૦	૦૪	૪૭
			૧૬૩		૦૦	૦૨	૪૬
			૧૬૨		૦૦	૦૪	૦૧
			૧૬૦		૦૦	૧૨	૮૮
			૧૫૮		૦૦	૧૦	૩૧
			૧૫૭		૦૦	૧૧	૮૩
			૧૫૬		૦૦	૦૦	૪૧
			૧૫૫		૦૦	૦૭	૩૨
			૧૫૪		૦૦	૧૫	૦૯
			૧૫૩		૦૦	૦૪	૬૭
			૧૫૨		૦૦	૦૨	૯૫
નવસારી	ગણદેવી	નાંદરખા	૫૮૭		૦૦	૧૧	૦૫
			૫૮૮		૦૦	૦૦	૪૦
			૫૮૦	૧	૦૦	૦૦	૪૦
			૫૮૬		૦૦	૦૪	૮૮
			૫૮૫	૧	૦૦	૧૧	૨૭
			૫૮૪		૦૦	૦૪	૬૧
			૬૨૪		૦૦	૦૬	૭૦
			૬૩૧		૦૦	૦૫	૧૧
			૬૬૦		૦૦	૧૦	૦૬
			૬૬૬		૦૦	૨૪	૭૭
			૬૬૫		૦૦	૦૩	૦૯
			૬૬૪		૦૦	૦૦	૪૦



૧	૨	૩	૪	૫	૬	૭	૮
નવસારી (ક્રમશઃ)	ગણદેવી (ક્રમશઃ)	નાંદરખા (ક્રમશઃ)					
			૬૬૯		૦૦	૦૭	૫૫
			૬૬૮		૦૦	૦૨	૩૨
			૧૨૯૪		૦૦	૦૮	૯૧
			૬૭૭		૦૦	૦૮	૧૩
			૬૭૬		૦૦	૦૦	૪૦
			૬૭૮		૦૦	૦૮	૧૩
			૧૨૯૨		૦૦	૦૧	૧૦
			૧૩૪૯		૦૦	૧૨	૧૦
			૧૨૯૮		૦૦	૦૨	૫૪
			૧૩૦૮		૦૦	૦૦	૪૦
			૧૩૦૭		૦૦	૦૧	૫૧
			૧૩૦૪		૦૦	૦૩	૪૨
			૧૩૦૫		૦૦	૦૧	૦૯
			૧૩૦૩		૦૦	૦૩	૧૮
			૧૩૦૬		૦૦	૦૦	૪૦
			૧૩૧૧		૦૦	૦૦	૪૦
			૧૩૦૨		૦૦	૦૦	૪૭
			૧૩૨૬		૦૦	૦૭	૯૭
			૧૩૨૫		૦૦	૦૧	૭૭
			૧૩૨૩		૦૦	૦૦	૯૩
			૧૩૨૪		૦૦	૦૧	૧૯
			૧૩૨૨		૦૦	૦૧	૨૭
			૧૩૨૧		૦૦	૦૩	૬૫
			૧૩૨૦		૦૦	૦૧	૨૬
			૧૩૧૮		૦૦	૦૪	૯૫
			૧૩૧૭		૦૦	૧૦	૩૯
			૧૩૩૮	૧	૦૦	૦૪	૦૩
			૧૩૩૮	૨	૦૦	૦૨	૫૫
			૧૩૩૯	૧	૦૦	૦૨	૧૩
			૧૩૩૯	૨	૦૦	૦૨	૨૭
			૭૪૦		૦૦	૦૫	૯૯
			૧૩૪૧		૦૦	૧૬	૮૪
			૧૩૪૪		૦૦	૦૭	૧૦
			૧૩૪૨		૦૦	૧૧	૬૪
			૮૭૭		૦૦	૦૬	૮૦
			૮૮૨		૦૦	૦૪	૧૨
			૧૩૪૬		૦૦	૦૦	૭૨
			૮૭૮		૦૦	૦૯	૦૯
			૮૭૯		૦૦	૦૪	૩૦
			૮૮૦		૦૦	૦૪	૨૩
			૮૮૧		૦૦	૦૦	૯૮
			૮૬૬		૦૦	૧૪	૮૧
			૮૬૭		૦૦	૦૦	૪૦
			૮૬૫		૦૦	૦૩	૦૭
			૮૬૨		૦૦	૧૪	૩૪
			૮૬૪		૦૦	૦૫	૪૧
			૮૬૩		૦૦	૦૦	૯૦

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	ગણદેવી	નાંદરખા	૭૮૫		૦૦	૦૯	૨૩
(કમશ:)	(કમશ:)	(કમશ:)	૭૮૯		૦૦	૧૨	૩૩
			૭૮૮		૦૦	૧૬	૫૭
			૭૯૧		૦૦	૦૪	૧૩
નવસારી	ગણદેવી	કેસાલી	૪૧૭		૦૦	૦૦	૮૮
			૪૨૧		૦૦	૦૦	૪૦
			૪૧૮		૦૦	૦૫	૬૭
			૪૧૯		૦૦	૦૬	૩૫
			૪૧૫		૦૦	૦૩	૬૭
			૪૧૪		૦૦	૦૫	૩૮
			૪૧૩		૦૦	૩૬	૫૭
			૪૩૫		૦૦	૧૫	૦૫
			૩૨૭		૦૦	૨૫	૪૦
			૩૨૬		૦૦	૦૯	૪૫
			૩૨૫		૦૦	૨૬	૭૨
			૩૧૫		૦૦	૧૨	૪૨
			૩૧૩		૦૦	૧૯	૬૬
			૩૧૪		૦૦	૦૦	૪૦
			૩૦૦		૦૦	૨૧	૮૫
			૨૯૯		૦૦	૦૦	૪૦
			૨૯૮		૦૦	૦૬	૧૩
			૨૯૬		૦૦	૦૦	૬૨
			૨૯૭		૦૦	૦૪	૧૦
			૨૯૦		૦૦	૦૯	૪૦
			૨૮૯		૦૦	૦૦	૪૦
નવસારી	ગણદેવી	અંભેડા	૧૪૦૦		૦૦	૦૬	૧૭
			૧૪૦૧		૦૦	૦૨	૯૦
			૧૪૦૨		૦૦	૦૫	૨૧
			૧૪૦૯		૦૦	૦૪	૬૯
			૧૪૧૦		૦૦	૦૪	૧૩
			૧૪૧૧		૦૦	૦૫	૯૨
			૧૪૧૨		૦૦	૦૬	૫૦
			૧૪૧૪		૦૦	૦૪	૮૦
			૧૪૧૫		૦૦	૨૭	૬૪
			૧૪૧૮		૦૦	૦૦	૭૨
			૧૪૧૯		૦૦	૦૮	૩૬
			૧૪૨૦		૦૦	૦૦	૪૦
			૧૪૨૧		૦૦	૦૯	૯૯
			૧૪૨૨		૦૦	૦૦	૪૦
			૨૬		૦૦	૦૫	૭૮
			૨૫		૦૦	૦૬	૪૯
			૨૪		૦૦	૦૦	૪૦
			૨૩		૦૦	૦૯	૯૧
			૩૩		૦૦	૧૪	૮૮
			૫૪		૦૦	૦૨	૭૧
			૫૩		૦૦	૦૮	૮૨
			૩૪		૦૦	૦૦	૪૦

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	ગણદેવી	અંબેડા	૩૭		૦૦	૨૧	૫૩
(કમશ:)	(કમશ:)	(કમશ:)	૩૮		૦૦	૦૦	૪૦
			૩૯		૦૦	૦૮	૪૨
			૪૦		૦૦	૦૧	૨૪
			૧૯૫		૦૦	૪૬	૫૮
			૧૯૩		૦૦	૦૨	૯૫
			૧૯૪		૦૦	૦૮	૮૨
			૧૯૭		૦૦	૪૦	૪૦
			૧૯૮		૦૦	૧૧	૨૫
			૧૯૯		૦૦	૦૬	૪૧
			૨૦૧		૦૦	૦૮	૧૦
			૨૦૦		૦૦	૧૫	૬૨
			૨૦૫		૦૦	૨૭	૭૩
			૨૦૬		૦૦	૧૮	૦૩
નવસારી	ગણદેવી	દેસાડ	૨૪૧		૦૦	૨૭	૩૦
			૨૩૮		૦૦	૨૮	૩૧
			૨૩૯		૦૦	૩૯	૯૯
			૮૩		૦૦	૦૯	૦૦
			૮૪		૦૦	૧૯	૭૬
			૮૧		૦૦	૧૦	૨૯
			૯૫		૦૦	૦૦	૪૦
			૯૭		૦૦	૪૪	૪૯
			૯૮		૦૦	૩૨	૭૬
નવસારી	ગણદેવી	ખેરગામ	૧૦૯		૦૦	૨૨	૫૬
			૩૪		૦૦	૧૮	૫૯
			૩૩		૦૦	૭૯	૧૮
			૩૧		૦૦	૨૨	૩૧
			૨૫		૦૦	૩૭	૭૭
			૨૪		૦૦	૧૧	૬૨
નવસારી	ગણદેવી	વરસાગર	૨૩		૦૦	૧૫	૭૦
			૧૪૨		૦૦	૦૫	૪૧
			૧૪૩		૦૦	૫૧	૬૧
			૧૪૪		૦૦	૦૨	૪૮
			૧૪૫		૦૦	૨૦	૫૦
નવસારી	ગણદેવી	ધનોરી	૧૪૬		૦૦	૧૮	૮૮
			૮૦૦		૦૦	૩૫	૫૨
			૮૦૧		૦૦	૦૮	૪૩
			૧૨૬		૦૦	૦૭	૧૦
			૧૨૫		૦૦	૨૮	૬૪
			૭૬૭		૦૦	૦૦	૪૦
			૧૨૪		૦૦	૨૨	૬૧
			૧૨૨		૦૦	૧૨	૮૯
			૧૨૩		૦૦	૦૮	૫૪
			૧૧૯		૦૦	૧૩	૭૦
			૧૧૮		૦૦	૦૯	૧૪
			૧૧૬		૦૦	૦૦	૬૧
			૧૧૦		૦૦	૧૪	૭૪

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	ગણદેવી	ધનોરી	૧૧૭		૦૦	૩૧	૨૪
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૧૧		૦૦	૨૩	૦૦
			૧૦૦		૦૦	૧૨	૦૦
			૯૯		૦૦	૧૩	૨૬
			૯૮		૦૦	૨૧	૪૬
			૯૬		૦૦	૩૩	૩૫
			૬૩		૦૦	૦૧	૮૦
			૨૬૪		૦૦	૩૦	૫૦
			૨૬૮		૦૦	૦૧	૯૩
			૨૬૫		૦૦	૧૬	૮૫
			૨૬૬		૦૦	૦૫	૧૩
			૩૨૭		૦૦	૩૫	૨૩
			૩૨૬		૦૦	૧૪	૩૦
			૩૨૫		૦૦	૩૧	૯૪
			૩૭૩		૦૦	૨૯	૮૫
			૩૭૪		૦૦	૦૯	૭૯
			૩૨૧		૦૦	૦૦	૮૦
			૩૭૮		૦૦	૨૨	૪૧
			૩૭૯		૦૦	૨૧	૨૩
નવસારી	ગણદેવી	પથારી	૩૩૪		૦૦	૦૯	૬૫
			૩૩૫		૦૦	૨૦	૨૩
			૩૩૬		૦૦	૦૮	૦૦
			૩૩૯		૦૦	૦૭	૦૯
			૩૪૦		૦૦	૨૧	૬૫
			૩૪૨		૦૦	૦૪	૧૪
			૩૪૩		૦૦	૩૮	૨૯
			૩૦૧		૦૦	૧૬	૫૯
			૩૦૨		૦૦	૦૫	૧૪
			૩૦૦		૦૦	૦૦	૪૦
			૨૯૭		૦૦	૧૫	૯૬
			૨૯૬		૦૦	૩૭	૨૩
			૨૯૧		૦૦	૦૮	૪૧
			૨૯૩		૦૦	૦૭	૪૮
			૨૯૨		૦૦	૨૮	૨૪
નવસારી	ગણદેવી	માણેકપોર	૨૩૩		૦૦	૧૨	૬૦
			૨૩૨		૦૦	૦૬	૮૧
			૨૩૦		૦૦	૦૭	૦૫
			૨૩૧		૦૦	૦૦	૫૦
			૨૨૨		૦૦	૧૯	૫૦
			૨૨૩		૦૦	૦૬	૪૮
			૨૨૧		૦૦	૧૫	૬૧
			૨૨૦		૦૦	૧૦	૩૯
			૨૧૯		૦૦	૨૧	૨૮
			૨૧૮		૦૦	૦૬	૪૧
			૧૩૫		૦૦	૦૨	૧૫
			૧૩૬		૦૦	૪૭	૭૫

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	ગણદેવી	માણેકપોર	૧૩૦		૦૦	૧૩	૧૮
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૩૩		૦૦	૦૩	૮૭
			૧૩૧		૦૦	૦૫	૬૪
			૧૨૬		૦૦	૦૭	૧૨
			૧૨૫		૦૦	૦૦	૪૦
			૯૭		૦૦	૦૬	૧૯
			૯૮		૦૦	૧૪	૭૩
			૯૯		૦૦	૦૦	૪૦
			૭૬		૦૦	૧૧	૮૨
			૯૦		૦૦	૦૦	૬૦
			૮૩		૦૦	૦૨	૬૧
			૭૭		૦૦	૦૬	૨૮
			૭૮		૦૦	૦૫	૫૫
			૭૯		૦૦	૦૦	૪૦
			૮૭		૦૦	૦૫	૫૭
			૮૬		૦૦	૦૧	૫૭
			૫૧		૦૦	૨૪	૩૬
			૪૯		૦૦	૦૦	૪૦
			૫૨		૦૦	૦૦	૯૬
			૪૬		૦૦	૦૭	૫૮
			૪૭		૦૦	૦૨	૬૧
નવસારી	ગણદેવી	ગડત	૧૨૮		૦૦	૦૦	૫૦
			૧૨૭		૦૦	૦૩	૯૭
			૧૨૬		૦૦	૧૪	૪૦
			૧૨૫		૦૦	૦૦	૫૪
			૧૨૦		૦૦	૦૯	૩૨
			૧૧૯		૦૦	૦૬	૨૫
			૧૧૮		૦૦	૦૯	૦૨
નવસારી	ગણદેવી	ઈચ્છાપોર	૫૯૨		૦૦	૧૭	૮૩
			૬૦૫		૦૦	૦૯	૦૭
			૬૦૬		૦૦	૦૨	૬૩
			૫૯૦		૦૦	૦૮	૨૫
			૫૮૯		૦૦	૦૨	૪૦
			૫૮૮		૦૦	૦૮	૦૨
			૫૮૭		૦૦	૦૫	૦૧
			૫૮૪		૦૦	૨૯	૪૧
			૫૮૧		૦૦	૧૭	૪૯
			૫૮૦		૦૦	૧૫	૨૫
			૫૭૯		૦૦	૦૫	૫૯
			૫૨૫		૦૦	૧૫	૦૪
			૫૨૧		૦૦	૦૦	૫૦
			૫૨૪		૦૦	૩૨	૭૯
			૫૨૭		૦૦	૧૧	૭૫
			૫૨૮		૦૦	૦૨	૬૨
			૫૩૧		૦૦	૧૩	૬૭
			૫૩૨		૦૦	૦૯	૯૮

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	ગણદેવી	ઈચ્છાપોર	૫૩૪		૦૦	૧૩	૬૫
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૫૩૫		૦૦	૧૨	૫૯
			૫૪૧		૦૦	૩૨	૫૫
			૫૪૦		૦૦	૦૮	૯૯
			૫૩૮		૦૦	૧૦	૧૨
			૫૩૯		૦૦	૨૬	૦૪
			૫૫૮		૦૦	૦૬	૯૯
			૫૫૯		૦૦	૦૮	૫૭
			૫૬૦		૦૦	૦૮	૮૫
			૫૬૧		૦૦	૦૩	૬૪
નવસારી	નવસારી	ખડસુપા	૧૦૪૧		૦૦	૨૪	૦૪
			૧૦૪૬		૦૦	૨૫	૧૨
			૧૦૪૭		૦૦	૦૧	૫૫
			૧૦૫૦		૦૦	૩૩	૨૮
			૧૦૮૮		૦૦	૨૮	૫૯
			૧૦૯૦		૦૦	૦૦	૪૦
			૧૧૦૪		૦૦	૩૬	૨૧
			૧૧૦૬		૦૦	૧૩	૫૮
			૧૧૦૫		૦૦	૧૯	૯૫
			૧૧૦૭		૦૦	૦૨	૨૮
			૧૧૨૭		૦૦	૧૮	૩૬
			૧૧૧૦		૦૦	૦૫	૦૯
			૧૧૨૪		૦૦	૨૨	૧૭
			૧૧૨૬		૦૦	૦૧	૭૫
			૧૧૧૬		૦૦	૧૪	૩૩
			૧૧૧૭		૦૦	૨૫	૩૦
નવસારી	નવસારી	કાછોલ	૧૯૫		૦૦	૮૧	૮૫
			૧૯૩		૦૦	૦૩	૪૫
			૧૯૪		૦૦	૦૮	૧૯
			૧૮૭		૦૦	૦૮	૬૮
			૧૯૨		૦૦	૦૦	૯૨
			૧૯૧		૦૦	૦૨	૦૪
			૧૯૦		૦૦	૦૨	૮૭
			૧૮૯		૦૦	૨૦	૯૦
			૧૮૬		૦૦	૧૮	૨૪
			૧૮૫		૦૦	૨૭	૪૧
			૧૮૨		૦૦	૨૬	૧૦
			૧૭૬		૦૦	૦૧	૦૬
			૧૭૫		૦૦	૧૮	૬૮
			૧૭૪		૦૦	૦૬	૨૭
			૭૯		૦૦	૧૯	૨૨
			૭૭		૦૦	૫૮	૪૦
			૭૪		૦૦	૧૧	૯૧
			૭૩		૦૦	૦૪	૪૩
			૭૨		૦૦	૦૩	૯૨
			૭૧		૦૦	૧૭	૧૭
			૭૦		૦૦	૦૨	૦૧

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	નવસારી	કાછોલ	૬૭		૦૦	૨૧	૨૪
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૬૯		૦૦	૦૮	૪૨
			૬૮		૦૦	૧૫	૩૭
			૬૬		૦૦	૦૧	૩૮
			૬૪		૦૦	૦૬	૭૬
			૬૩		૦૦	૫૨	૪૨
નવસારી	નવસારી	ઉન	૨૮૯		૦૦	૦૩	૮૧
			૨૯૦		૦૦	૨૬	૩૩
			૩૦૭		૦૦	૦૩	૩૮
			૩૦૨		૦૦	૨૩	૬૧
			૨૯૭		૦૦	૨૧	૬૭
			૩૬૯		૦૦	૦૮	૩૩
			૩૬૮		૦૦	૪૩	૬૦
			૩૭૫		૦૦	૦૨	૪૮
			૩૬૭		૦૦	૩૧	૬૧
			૩૬૬		૦૦	૦૪	૩૦
			૩૭૭		૦૦	૫૮	૯૮
			૪૦૧		૦૦	૦૯	૮૧
			૩૭૮		૦૦	૦૩	૨૮
			૩૮૨		૦૦	૧૯	૮૩
			૩૮૪		૦૦	૩૨	૪૨
			૩૮૭		૦૦	૩૦	૬૮
નવસારી	નવસારી	મુન્સડ	૭૯૨		૦૦	૪૦	૪૯
			૭૮૯		૦૦	૦૦	૭૯
			૭૯૦		૦૦	૨૦	૮૦
			૭૮૬		૦૦	૩૪	૭૭
			૭૮૭		૦૦	૦૦	૫૨
			૮૦૬		૦૦	૦૮	૭૪
			૮૦૭		૦૦	૨૦	૧૫
			૯૦૪		૦૦	૪૭	૫૨
			૯૦૧		૦૦	૧૧	૪૭
			૯૩૩		૦૦	૧૭	૮૨
			૯૩૪		૦૦	૧૫	૩૯
			૯૩૫		૦૦	૩૨	૫૦
			૯૩૭		૦૦	૧૯	૭૧
			૧૦૧૬		૦૦	૨૭	૯૯
			૧૦૨૫		૦૦	૧૨	૨૯
			૧૦૦૯		૦૦	૧૮	૬૧
			૧૦૦૫		૦૦	૩૪	૭૭
			૧૦૦૪		૦૦	૧૯	૩૭
			૧૦૦૩		૦૦	૦૯	૨૯
			૧૦૦૨		૦૦	૨૦	૧૦
નવસારી	નવસારી	ભઠારી	૨૨૪		૦૦	૦૯	૧૦
			૨૧૩		૦૦	૦૧	૧૫
			૨૧૪		૦૦	૦૦	૮૪
			૨૧૧		૦૦	૦૦	૯૫
			૨૧૨		૦૦	૦૦	૯૧

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	નવસારી	ભઠાઈ	૨૧૫		૦૦	૦૦	૪૦
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૨૧૬		૦૦	૦૧	૨૨
			૨૧૭		૦૦	૦૨	૦૦
			૨૧૮		૦૦	૦૧	૦૭
			૨૧૦		૦૦	૦૦	૪૦
			૨૧૯		૦૦	૦૭	૩૩
			૨૨૦		૦૦	૧૦	૩૨
			૨૨૧		૦૦	૦૦	૪૦
			૧૯૧		૦૦	૦૬	૪૯
			૪૨૪		૦૦	૦૧	૩૨
			૧૮૬		૦૦	૧૨	૩૦
			૧૮૫		૦૦	૦૧	૨૫
			૧૮૭		૦૦	૨૯	૮૧
			૧૮૩		૦૦	૦૬	૩૯
			૧૫૪		૦૦	૦૦	૪૦
			૧૫૩		૦૦	૦૫	૭૧
			૧૫૫		૦૦	૧૬	૬૭
			૧૫૬		૦૦	૧૫	૯૨
			૧૪૮		૦૦	૦૪	૭૩
			૧૪૭		૦૦	૧૦	૭૦
			૧૪૪		૦૦	૦૩	૦૭
			૧૪૩		૦૦	૦૪	૦૮
			૧૫૯		૦૦	૧૧	૭૭
			૧૩૯		૦૦	૧૮	૮૫
			૧૩૭		૦૦	૦૨	૫૨
			૧૪૦		૦૦	૧૪	૦૪
			૧૩૮		૦૦	૦૯	૮૨
			૧૩૨		૦૦	૧૧	૭૯
			૧૩૧		૦૦	૨૭	૪૫
નવસારી	નવસારી	દેદેસર	૪૪૮		૦૦	૦૦	૬૦
			૪૪૯		૦૦	૦૬	૮૦
નવસારી	નવસારી	ઓનાથી	૨૬૦		૦૦	૦૯	૯૮
			૨૫૮		૦૦	૦૮	૬૭
			૨૫૫		૦૦	૦૨	૧૮
			૨૫૬		૦૦	૦૬	૧૫
			૨૫૨		૦૦	૦૪	૨૧
			૨૪૭		૦૦	૧૮	૮૫
			૨૪૫		૦૦	૦૬	૩૪
			૨૧૩		૦૦	૨૩	૬૨
			૨૧૧		૦૦	૦૦	૪૦
			૨૧૫		૦૦	૦૬	૯૧
			૨૧૪		૦૦	૧૮	૫૮
			૨૧૬		૦૦	૧૮	૪૫
			૨૧૭		૦૦	૦૦	૪૦
			૧૩૫		૦૦	૦૬	૮૨
			૧૩૪		૦૦	૦૦	૮૯
			૧૩૬		૦૦	૦૮	૪૪



૧	૨	૩	૪	૫	૬	૭	૮
નવસારી (ક્રમશઃ)	નવસારી (ક્રમશઃ)	ઓનાચી (ક્રમશઃ)	૧૩૭		૦૦	૦૮	૯૮
			૧૩૮		૦૦	૧૦	૨૬
			૧૩૯		૦૦	૦૩	૫૬
			૮૬		૦૦	૦૨	૭૩
			૮૫		૦૦	૦૨	૨૩
			૮૭		૦૦	૧૫	૮૫
			૮૪		૦૦	૦૪	૯૯
			૭૯		૦૦	૫૬	૨૮
			૭૭		૦૦	૦૦	૪૦
નવસારી	નવસારી	મોલધારા	૩૪૫		૦૦	૦૭	૭૬
			૩૪૬		૦૦	૧૪	૯૦
			૩૪૪		૦૦	૦૮	૪૬
			૩૪૨		૦૦	૧૬	૦૩
			૩૫૭		૦૦	૦૧	૦૭
			૩૫૯		૦૦	૦૪	૫૧
			૩૫૮		૦૦	૦૦	૪૦
			૩૬૦		૦૦	૧૭	૯૫
			૩૬૮		૦૦	૦૦	૪૦
			૩૬૭		૦૦	૦૩	૦૪
			૩૬૩		૦૦	૦૩	૭૨
			૩૬૨		૦૦	૦૧	૩૯
			૩૬૧		૦૦	૦૬	૧૯
			૩૬૬		૦૦	૦૦	૪૦
			૩૬૪		૦૦	૦૨	૭૮
			૪૫૦		૦૦	૧૮	૬૧
			૪૫૧		૦૦	૦૪	૧૬
			૫૪૬		૦૦	૦૦	૪૦
			૫૪૫		૦૦	૦૦	૪૦
			૪૪૯		૦૦	૨૦	૭૯
			૪૬૦		૦૦	૦૪	૯૨
			૪૬૧		૦૦	૧૪	૮૪
			૪૬૫		૦૦	૨૩	૭૩
			૪૭૫		૦૦	૧૧	૪૬
			૪૬૪		૦૦	૧૦	૦૩
			૪૭૬		૦૦	૦૧	૪૬
			૫૪૦		૦૦	૦૨	૨૭
			૫૪૧		૦૦	૦૪	૧૫
			૫૪૨		૦૦	૦૮	૩૨
			૫૪૪		૦૦	૦૨	૧૮
			૫૪૩		૦૦	૦૪	૬૪
			૫૩૨		૦૦	૦૭	૭૩
			૫૬૭		૦૦	૦૦	૮૧
			૫૩૧		૦૦	૧૪	૧૭
			૫૩૦		૦૦	૦૫	૩૭
			૫૬૮		૦૦	૦૬	૫૬
			૫૬૯		૦૦	૦૬	૭૬
			૫૭૦		૦૦	૦૭	૯૪

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	નવસારી	મોલધારા	૫૭૬		૦૦	૦૬	૮૬
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૫૭૭		૦૦	૦૧	૧૩
			૫૭૫		૦૦	૧૫	૧૮
			૫૭૪		૦૦	૦૮	૧૩
			૫૮૩		૦૦	૦૬	૦૨
			૫૨૧		૦૦	૦૦	૪૦
નવસારી	નવસારી	અમનપોર	૫૮૩		૦૦	૦૭	૦૦
			૫૮૨		૦૦	૧૮	૧૧
			૫૮૦		૦૦	૨૭	૫૮
			૫૮૧		૦૦	૦૧	૦૮
			૪૭૦		૦૦	૧૦	૦૮
			૪૭૬		૦૦	૧૩	૧૭
			૪૭૭		૦૦	૦૦	૪૦
			૪૭૫		૦૦	૦૩	૧૭
			૪૭૮		૦૦	૧૬	૦૮
			૪૬૫		૦૦	૦૪	૪૦
			૪૬૪		૦૦	૨૮	૭૮
			૪૬૨		૦૦	૦૮	૫૫
			૪૬૩		૦૦	૦૪	૩૪
			૪૬૦		૦૦	૦૩	૨૨
			૪૫૮		૦૦	૨૦	૨૬
			૨૫૫		૦૦	૧૧	૬૮
			૨૫૩		૦૦	૦૧	૧૬
			૨૫૨		૦૦	૧૬	૩૦
			૨૫૧		૦૦	૦૬	૭૨
			૨૪૩		૦૦	૧૪	૦૮
			૨૪૮		૦૦	૦૬	૫૫
			૨૪૪		૦૦	૦૮	૭૨
			૨૪૫		૦૦	૧૬	૬૫
			૨૩૮		૦૦	૧૨	૫૨
			૨૩૬		૦૦	૦૭	૧૩
			૧૭૩	૧	૦૦	૧૪	૦૩
			૧૬૨		૦૦	૧૬	૦૭
			૧૫૬		૦૦	૧૨	૪૦
			૧૫૭		૦૦	૧૫	૮૨
			૧૫૮	૧	૦૦	૧૫	૮૩
			૧૫૮	૨	૦૦	૦૧	૮૨
નવસારી	નવસારી	પડધા	૫૮૪		૦૦	૧૪	૪૭
			૫૮૫		૦૦	૧૭	૩૭
			૬૦૫	૨	૦૦	૦૧	૪૪
			૬૦૪		૦૦	૨૫	૪૫
			૬૦૩		૦૦	૦૦	૪૦
			૬૦૫	૧	૦૦	૧૩	૪૬
			૬૦૬		૦૦	૧૪	૪૫
			૫૫૧		૦૦	૧૧	૩૬
			૬૦૭		૦૦	૦૫	૧૩
			૬૧૩		૦૦	૩૮	૪૪

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	નવસારી	પરિધી	૫૪૮	૦૦	૦૦	૬૯	
			૫૪૪	૦૦	૧૪	૩૯	
			૫૪૫	૦૦	૦૦	૫૩	
			૫૪૩	૦૦	૧૩	૨૩	
			૫૪૧	૦૦	૩૧	૧૫	
			૫૩૬	૦૦	૦૦	૪૦	
			૫૩૮	૦૦	૦૦	૮૯	
			૫૩૭	૦૦	૧૦	૯૦	
			૫૩૪	૦૦	૨૦	૨૭	
			૫૩૫	૦૦	૦૦	૪૦	
			૫૩૩	૦૦	૦૧	૪૫	
			૫૩૨	૦૦	૦૦	૪૦	
			૫૧૦	૦૦	૦૦	૪૦	
			૫૧૧	૦૦	૧૪	૪૭	
			૫૧૨	૦૦	૧૯	૯૦	
			૫૧૩	૦૦	૧૪	૯૦	
			૫૧૪	૦૦	૧૨	૨૬	
			૫૦૦	૦૦	૨૧	૭૧	
			૪૯૭	૦૦	૦૮	૭૮	
			૪૯૬	૦૦	૧૦	૫૫	
			૪૯૫	૦૦	૦૩	૯૫	
			૪૭૧	૦૦	૧૬	૫૩	
			૪૭૨	૦૦	૦૮	૭૧	
			૪૭૩	૦૦	૨૨	૨૮	
			૪૭૪	૦૦	૧૦	૨૧	
			૪૧૪	૦૦	૦૧	૩૩	
			૪૭૫	૦૦	૧૭	૧૨	
			૪૧૨	૦૦	૦૦	૪૦	
નવસારી	નવસારી	સરાઈ	૩૦૫	૦૦	૧૬	૫૮	
			૩૦૪	૦૦	૦૧	૨૫	
			૨૯૮	૦૦	૧૯	૩૮	
			૨૯૭	૦૦	૧૫	૪૨	
			૨૦૩	૦૦	૧૧	૧૮	
			૨૦૫	૦૦	૦૦	૪૦	
			૨૯૪	૦૦	૦૦	૯૭	
			૨૯૩	૦૦	૦૧	૭૪	
			૨૨૩	૦૦	૧૪	૦૪	
			૨૨૨	૦૦	૦૨	૨૬	
			૨૨૬	૦૦	૦૩	૧૪	
			૨૨૭	૦૦	૦૮	૯૨	
			૨૨૮	૦૦	૦૨	૮૭	
			૨૩૦	૦૦	૨૨	૧૪	
			૨૩૧	૦૦	૦૮	૪૮	
			૨૩૨	૦૦	૧૪	૩૬	
			૨૩૩	૦૦	૦૧	૦૮	
			૧૬૮	૦૦	૩૧	૬૧	
			૧૩૧	૦૦	૦૫	૦૭	

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	નવસારી	સરાઈ	૧૩૨		૦૦	૧૦	૨૩
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૨૭		૦૦	૨૨	૭૯
			૧૨૬		૦૦	૧૭	૦૮
			૧૦૪		૦૦	૧૩	૫૦
			૧૦૫		૦૦	૨૮	૩૧
			૧૦૬		૦૦	૦૦	૪૦
			૧૦૭		૦૦	૧૭	૪૬
			૧૦૮		૦૦	૩૦	૩૮
			૧૦૯		૦૦	૧૨	૨૩
			૧૧૦		૦૦	૧૮	૨૦
નવસારી	નવસારી	ધમણ	૫૨૬		૦૦	૧૨	૬૮
			૫૨૫		૦૦	૧૨	૯૮
			૫૨૭		૦૦	૧૭	૩૩
			૫૨૮		૦૦	૦૩	૯૫
			૫૩૦		૦૦	૦૦	૬૪
નવસારી	નવસારી	અસુંદર	૧૫૬		૦૦	૦૦	૪૦
			૧૪૮		૦૦	૩૯	૪૮
			૧૪૬		૦૦	૦૦	૪૦
			૧૪૩		૦૦	૨૨	૦૦
			૧૪૯		૦૦	૧૦	૨૫
			૧૫૦		૦૦	૦૩	૬૩
			૧૪૨		૦૦	૨૬	૫૭
			૧૩૫		૦૦	૦૧	૭૩
			૧૩૬		૦૦	૨૨	૬૧
			૧૩૯		૦૦	૦૨	૮૪
			૧૩૮		૦૦	૩૦	૭૩
			૧૨૫		૦૦	૦૩	૭૦
			૬૬		૦૦	૩૩	૧૭
			૬૫		૦૦	૦૦	૮૦
			૬૭		૦૦	૦૬	૩૮
			૬૮		૦૦	૦૦	૪૦
			૬૪		૦૦	૦૭	૬૫
			૭૦		૦૦	૦૬	૪૬
			૭૧		૦૦	૦૫	૫૩
			૭૨		૦૦	૦૦	૪૦
			૭૩		૦૦	૦૦	૮૦
			૫૫		૦૦	૦૪	૬૯
			૫૨		૦૦	૦૯	૦૬
			૫૧		૦૦	૨૪	૦૯
			૪૯		૦૦	૩૨	૦૦
			૨૯૪		૦૦	૧૨	૪૪
			૧		૦૦	૨૧	૪૦
			૩		૦૦	૧૬	૩૫
			૫		૦૦	૫૧	૮૪
નવસારી	જલાલપોર	કોલાસના	૧૦૫		૦૦	૦૬	૮૮
			૧૦૬		૦૦	૪૩	૬૩
			૧૫૧		૦૦	૦૦	૬૭

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	જલાલપોર	કોલાસના	૧૫૦		૦૦	૧૩	૭૨
(કમશ:)	(કમશ:)	(કમશ:)	૧૪૫		૦૦	૦૭	૦૦
			૧૩૮		૦૦	૨૪	૦૮
			૧૪૪		૦૦	૦૨	૫૦
			૧૩૯		૦૦	૦૦	૪૦
			૧૩૦		૦૦	૨૧	૦૩
			૧૨૯		૦૦	૧૨	૫૦
			૧૧૬		૦૦	૦૦	૫૫
			૧૨૪		૦૦	૧૦	૭૩
			૧૧૭		૦૦	૩૬	૨૫
			૬૦		૦૦	૧૧	૩૩
			૫૯		૦૦	૩૨	૬૯
			૫૮		૦૦	૧૨	૬૬
			૫૭		૦૦	૦૭	૨૯
			૫૫	૧	૦૦	૧૫	૩૯
			૪૬		૦૦	૦૪	૩૪
			૫૪		૦૦	૦૧	૯૯
			૪૭		૦૦	૨૧	૮૫
			૫૨		૦૦	૦૩	૪૨
			૫૩		૦૦	૨૩	૫૪
			૩૭		૦૦	૨૯	૦૬
			૨૯		૦૦	૦૭	૦૭
			૩૬		૦૦	૨૪	૭૪
			૩૫		૦૦	૦૭	૪૨
નવસારી	જલાલપોર	વડા પોન્સરા	૯૭		૦૦	૦૨	૯૨
			૧૦૦		૦૦	૧૨	૯૪
			૯૯		૦૦	૧૮	૩૬
			૯૮		૦૦	૧૯	૮૬
નવસારી	જલાલપોર	મહુવર	૫૭૪		૦૦	૧૩	૭૮
			૫૭૩		૦૦	૦૯	૪૩
			૫૭૨		૦૦	૪૩	૭૫
નવસારી	જલાલપોર	પોન્સરા	૧૧૦		૦૦	૩૮	૫૦
			૧૧૧		૦૦	૧૪	૬૨
			૧૧૨		૦૦	૨૧	૨૮
			૧૨૮		૦૦	૧૫	૬૩
			૧૩૦		૦૦	૧૫	૪૨
			૧૨૭		૦૦	૦૮	૬૧
			૧૩૨		૦૦	૨૨	૫૩
			૧૩૫		૦૦	૨૭	૨૮
			૧૩૩		૦૦	૦૦	૪૦
			૧૩૪		૦૦	૦૫	૫૯
			૧૩૮		૦૦	૦૧	૫૪
			૧૩૯		૦૦	૩૦	૭૪
			૧૪૧		૦૦	૩૫	૦૦
			૧૪૫		૦૦	૨૯	૬૩
			૧૪૬		૦૦	૩૩	૨૫

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	જલાલપોર	મરોલી	૪૧૦		૦૦	૧૪	૮૪
			૪૧૬		૦૦	૧૭	૫૩
			૪૨૧		૦૦	૧૦	૨૦
			૪૧૯		૦૦	૦૦	૪૫
			૪૨૦		૦૦	૨૯	૭૬
			૪૦૯		૦૦	૧૮	૪૦
			૪૦૭		૦૦	૦૦	૯૦
			૪૦૮		૦૦	૨૨	૦૦
			૪૦૧		૦૦	૧૦	૯૨
			૪૦૦		૦૦	૦૦	૪૦
			૩૯૯		૦૦	૧૮	૪૪
			૩૯૭		૦૦	૧૨	૪૧
			૩૯૬		૦૦	૦૮	૩૪
			૩૯૨		૦૦	૦૫	૨૩
			૩૯૫		૦૦	૦૦	૪૦
			૪૫૩		૦૦	૦૪	૯૪
			૪૫૪		૦૦	૧૩	૪૬
			૪૫૫		૦૦	૦૦	૯૬
			૫૭		૦૦	૦૦	૪૦
			૫૫		૦૦	૦૪	૨૭
			૫૪		૦૦	૦૯	૨૬
			૫૨		૦૦	૦૨	૩૨
			૫૧		૦૦	૦૦	૪૦
			૫૩		૦૦	૦૧	૧૦
			૫૦		૦૦	૦૫	૬૭
			૪૯		૦૦	૦૨	૨૯
			૭૫		૦૦	૩૦	૩૪
			૪૬		૦૦	૦૨	૪૭
			૭૬		૦૦	૦૫	૦૬
			૭૭		૦૦	૦૦	૪૦
			૮૩		૦૦	૦૬	૪૯
			૮૨		૦૦	૩૧	૩૬
			૯૦		૦૦	૧૧	૦૮
			૧૧૧		૦૦	૦૫	૦૮
			૧૧૨		૦૦	૦૩	૧૭
			૧૧૬		૦૦	૨૦	૪૦
			૧૦૯		૦૦	૧૩	૫૫
			૧૧૭		૦૦	૧૧	૨૨
			૧૧૮		૦૦	૦૦	૪૦
			૧૧૯		૦૦	૧૯	૭૦
			૧૦૫		૦૦	૧૬	૪૩
			૧૫૩		૦૦	૨૩	૭૪
			૧૬૫		૦૦	૧૫	૪૩
			૧૬૪		૦૦	૦૯	૪૮
			૧૬૩		૦૦	૨૧	૬૦

૧	૨	૩	૪	૫	૬	૭	૮
નવસારી	જલાલપોર	મરોલી	૧૫૯		૦૦	૨૬	૦૭
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૧૫૯	અ	૦૦	૭૨	૪૮
			૧૬૧		૦૦	૧૧	૬૯
સુરત	ચોર્યાસી	કંસાડ	૭૦૧		૦૦	૦૨	૧૨
			૬૯૯		૦૦	૦૨	૭૫
			૭૦૦		૦૦	૧૧	૧૪
			૭૦૨		૦૦	૧૧	૭૦
સુરત	ચોર્યાસી	ઉબેર	૩૪૫		૦૦	૦૬	૦૨
			૩૪૬		૦૦	૨૩	૧૦
			૩૪૭		૦૦	૧૨	૦૫
			૩૫૦		૦૦	૨૧	૩૦
			૩૩૬		૦૦	૦૧	૦૫
			૩૩૮		૦૦	૦૮	૪૭
			૩૩૭		૦૦	૧૬	૨૩
			૩૩૬		૦૦	૧૩	૦૩
			૩૬૬		૦૦	૧૭	૩૪
			૩૬૭		૦૦	૧૧	૦૧
			૩૬૯		૦૦	૦૬	૪૪
			૧૯૭		૦૦	૫૭	૯૭
			૩૭૧		૦૦	૨૧	૮૮
			૩૭૨		૦૦	૨૨	૧૩
			૩૭૬		૦૦	૦૪	૯૩
			૩૭૫		૦૦	૦૪	૦૭
			૩૭૪		૦૦	૦૧	૯૪
			૩૮૬		૦૦	૨૮	૩૭
			૩૭૭		૦૦	૦૦	૭૬
			૩૮૦		૦૦	૨૩	૮૯
			૩૮૪		૦૦	૧૪	૭૨
			૩૮૩		૦૦	૧૧	૨૫
			૪૦૯		૦૦	૦૨	૩૨
			૪૧૦		૦૦	૧૪	૦૩
			૪૦૭		૦૦	૦૫	૭૦
			૪૧૪		૦૦	૨૦	૬૫
			૪૧૫		૦૦	૦૨	૨૮
			૪૧૬		૦૦	૧૮	૬૫
			૪૨૪		૦૦	૦	૫૫
			૪૧૭		૦૦	૧૦	૯૧
			૪૧૮		૦૦	૦૫	૫૬
			૪૨૮		૦૦	૦૧	૯૦
			૪૩૮		૦૦	૦૬	૫૦
			૪૪૪		૦૦	૦૮	૫૦
			૪૪૫		૦૦	૦૪	૦૮
			૪૪૬		૦૦	૦૯	૫૦
			૪૫૬		૦૦	૦૪	૮૮
			૪૫૭		૦૦	૦૨	૭૩
			૪૫૮		૦૦	૦૨	૨૫
			૪૫૯		૦૦	૦૦	૪૦

૧	૨	૩	૪	૫	૬	૭	૮
સુરત	ચોર્યાસી	ઉબેર	૪૪૯	૦૦	૩૩	૬૦	
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૪૫૪	૦૦	૧૮	૨૬	
			૪૫૩	૦૦	૦૦	૪૦	
સુરત	ચોર્યાસી	તલંગપોર	૩૧૬	૦૦	૨૨	૪૬	
			૩૧૭	૦૦	૦૨	૯૨	
			૩૧૮	૦૦	૦૨	૭૫	
			૩૨૬	૦૦	૦૦	૮૧	
			૩૧૧	૦૦	૩૩	૪૫	
			૩૧૦	૦૦	૧૨	૧૬	
			૩૦૯	૦૦	૦૭	૮૬	
			૨૪૮	૦૦	૦૦	૪૦	
			૨૪૨	૦૦	૦૬	૪૦	
			૨૪૧	૦૦	૦૧	૯૧	
			૨૩૨	૦૦	૦૫	૩૧	
			૨૨૪	૦૦	૩૬	૩૯	
			૨૨૧	૦૦	૦૦	૪૦	
			૨૨૦	૦૦	૨૨	૩૦	
			૨૧૯	૦૦	૧૧	૨૬	
			૨૧૮	૦૦	૧૮	૭૪	
			૨૧૭	૦૦	૨૨	૩૦	
			૨૧૬	૦૦	૧૯	૯૩	
			૨૦૫	૦૦	૨૫	૦૧	
			૨૦૪	૦૦	૧૨	૫૬	
			૧૯૯	૦૦	૦૦	૪૨	
			૧૯૮	૦૦	૧૨	૦૦	
			૧૯૭	૦૦	૨૬	૭૨	
			૧૯૩	૦૦	૦૭	૬૬	
			૧૯૪	૦૦	૦૧	૬૫	
			૧૯૨	૦૦	૧૦	૦૨	
			૧૮૭	૦૦	૩૧	૬૧	
સુરત	ચોર્યાસી	ગાભેણી	૪૪૨	૦૦	૦૭	૪૨	
			૪૪૧	૦૦	૧૯	૬૦	
			૪૩૯	૦૦	૦૯	૫૨	
			૪૩૬	૦૦	૧૫	૦૩	
			૪૩૪	૦૦	૧૭	૨૩	
			૧૨	૦૨	૩૨	૫૦	
			૧૩	૦૦	૦૭	૫૦	
			૧૬	૦૦	૧૫	૮૬	
			૧૮૯	૦૦	૧૦	૮૦	
			૧૮૮	૦૦	૧૧	૭૩	
			૧૮૭	૦૦	૧૦	૮૪	
			૨૦	૦૦	૦૧	૭૫	
			૩૧	૦૦	૨૩	૩૦	
			૩૦	૦૦	૧૬	૧૪	
			૩૩	૦૦	૦૫	૮૧	
			૩૨	૦૦	૧૩	૬૭	



૧	૨	૩	૪	૫	૬	૭	૮
સુરત	ચોર્યાસી	ગાભેણી	૪૨		૦૦	૧૧	૮૫
(કમશ:)	(કમશ:)	(કમશ:)	૪૫		૦૦	૧૩	૫૩
			૪૬		૦૦	૦૪	૭૦
			૫૦		૦૦	૩૩	૩૮
			૪૯		૦૦	૧૨	૫૬
			૫૬		૦૦	૦૫	૯૪
			૬૦		૦૦	૦૦	૪૦
			૬૧		૦૦	૦૬	૧૫
			૭૩		૦૦	૧૬	૭૪
			૬૨		૦૦	૦૧	૪૬
			૭૨		૦૦	૧૧	૯૮
			૭૦		૦૦	૧૮	૪૭
			૭૯		૦૦	૦૦	૬૮
			૬૯		૦૦	૦૯	૧૦
			૮૭		૦૦	૦૯	૦૫
			૮૮		૦૦	૦૨	૪૪
			૮૯		૦૦	૧૯	૯૧
			૧૦૦		૦૦	૧૯	૩૨
			૯૩		૦૦	૦૩	૧૩
			૯૮		૦૦	૧૬	૫૫
			૯૯		૦૦	૧૦	૪૦
			૯૭		૦૦	૨૦	૧૫
			૯૬		૦૦	૧૮	૬૪
સુરત	ચોર્યાસી	સોનારી	૯૫		૦૦	૦૭	૭૧
			૧૯		૦૦	૦૩	૭૭
			૧૬		૦૦	૧૯	૦૦
			૧૫		૦૦	૩૬	૦૦
સુરત	ચોર્યાસી	જીયાવ	૧૪		૦૦	૦૦	૪૦
			૧૦૧		૦૦	૨૦	૭૫
			૧૨૦		૦૦	૦૧	૧૦
			૧૨૧		૦૦	૦૮	૮૮
			૧૨૨		૦૦	૦૦	૭૫
			૧૧૮	બ	૦૦	૨૭	૭૦
			૧૧૮	અ	૦૦	૧૦	૨૫
			૧૪૨		૦૦	૦૭	૫૦
			૧૪૩		૦૦	૧૧	૧૫
			૧૫૦		૦૦	૧૭	૭૦
			૧૫૧		૦૦	૧૬	૧૫
			૧૫૨		૦૦	૧૧	૯૦
			૧૫૩		૦૦	૨૫	૦૦
			૧૫૮		૦૦	૦૭	૭૪
			૧૫૭		૦૦	૦૫	૦૦
			૨૩૦		૦૦	૩૧	૩૪
			૨૩૧		૦૦	૦૨	૮૫
			૨૨૯		૦૦	૦૦	૮૩
			૨૨૮		૦૦	૨૪	૯૪

૧	૨	૩	૪	૫	૬	૭	૮
સુરત	ચોર્યાસી	જીયાવ	૨૨૬		૦૦	૧૩	૬૨
(કમશ:)	(કમશ:)	(કમશ:)	૨૨૫		૦૦	૧૫	૨૨
			૫૨		૦૦	૨૨	૧૭
			૨૧૯		૦૦	૧૯	૦૦
			૨૧૮		૦૦	૦૧	૨૩
			૨૪૪		૦૧	૦૬	૭૫
			૩૮૧		૦૦	૦૦	૪૦
			૩૮૨		૦૦	૧૦	૯૨
			૪૧૯		૦૦	૦૦	૪૦
			૪૧૮		૦૦	૧૬	૪૨
			૪૧૭		૦૦	૦૯	૯૫
			૪૧૬		૦૦	૦૧	૪૬
			૪૦૭		૦૦	૨૦	૦૧
			૪૦૮		૦૦	૧૨	૪૭
			૪૦૪		૦૦	૦૧	૨૩
			૪૦૯		૦૦	૧૦	૨૨
			૪૧૦		૦૦	૦૪	૨૯
			૪૦૩		૦૦	૧૫	૯૭
			૪૦૨		૦૦	૦૮	૫૭
સુરત	ચોર્યાસી	વાડોદ	૬૫		૦૦	૧૬	૭૩
			૬૪		૦૦	૨૩	૬૮
			૬૯		૦૦	૬૫	૪૦
			૭૦		૦૦	૫૩	૫૯
			૭૪		૦૦	૧૮	૫૨
			૭૫		૦૦	૦૫	૯૪
			૭૬		૦૦	૪૭	૩૮
			૭૭		૦૦	૦૮	૪૧
સુરત	ચોર્યાસી	ભામરોલી	૪૭		૦૦	૩૪	૬૧
			૬૪		૦૦	૨૨	૬૧
			૬૧		૦૦	૨૫	૯૭
			૬૦		૦૦	૧૦	૨૮
			૬૬		૦૦	૦૧	૩૫
			૭૦		૦૦	૪૪	૫૦
			૮૨		૦૦	૦૦	૪૦
			૭૬		૦૦	૦૩	૯૨
			૭૫		૦૦	૨૨	૦૬
			૭૪		૦૦	૦૧	૭૯
			૭૭		૦૦	૦૮	૯૪
			૭૮		૦૦	૧૬	૭૫
સુરત	ચોર્યાસી	ભીમરાડ	૧૫૯		૦૦	૨૪	૨૧
			૧૨૭		૦૦	૦૫	૫૩
			૧૨૮		૦૦	૧૭	૮૧
			૧૩૦		૦૦	૦૧	૦૯
			૧૩૪		૦૦	૨૭	૩૪
			૧૩૬		૦૦	૦૦	૪૦
			૧૩૫		૦૦	૧૪	૧૫

૧	૨	૩	૪	૫	૬	૭	૮
સુરત	ચોર્યાસી	ભીમરાડ	૯૮		૦૦	૨૬	૭૮
(ક્રમશઃ)	(ક્રમશઃ)	(ક્રમશઃ)	૯૭		૦૦	૧૬	૨૮
			૯૬		૦૦	૦૦	૪૦
			૧૮		૦૦	૧૯	૧૦
			૧૯		૦૦	૧૮	૩૪
			૨૦		૦૦	૧૬	૫૦
			૨૧		૦૦	૦૪	૭૫
			૨૫		૦૦	૧૧	૯૨
			૨૪		૦૦	૦૦	૪૦
			૨૩		૦૦	૧૯	૨૬
			૨૦૧		૦૦	૨૩	૬૩
સુરત	ચોર્યાસી	કાવાસ	૨૦૨		૦૩	૩૦	૩૪
સુરત	ચોર્યાસી	લીમલા	૮૯		૦૧	૦૯	૮૩
			૯૨		૦૦	૫૬	૭૫
			૯૩		૦૦	૫૦	૬૧
			૯૪		૦૦	૫૯	૦૯
સુરત	ચોર્યાસી	મોરા	૧૮૭		૦૦	૧૮	૯૨
			૧૮૬		૦૦	૭૭	૮૯
			૧૮૯		૦૦	૪૩	૦૦
			૧૯૦		૦૦	૧૪	૧૨
			૧૮૧		૦૦	૦૮	૪૫
			૧૮૦		૦૦	૧૬	૫૬
			૧૭૯		૦૦	૭૦	૯૭
			૧૭૭		૦૦	૨૨	૯૫
			૧૭૬		૦૦	૨૬	૮૩
			૧૭૫		૦૦	૦૩	૫૭

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય.બી.પટેલ

ઉપસચિવ,

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ]

MONDAY, FEBRUARY 11, 2002 / MAGHA 22, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

Energy and Petrochemicals Department

Notification

Sachivalaya, Gandhinagar.

Dated the 11<sup>th</sup> Feb. 2002.

No. GU-2002-21 -GPC-11-2001-4539-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Mora, taluka Chourasi, district Surat to village Limla, taluka Chourasi, district Surat, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act, 2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited. Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

## Schedule

District : Surat

State : Gujarat

Name of Taluka	Name of Village	Survey/Block No.	Sub-Division No.	Hec	Area Are	Centiare
1	2	3	4	5	6	7
Chourasi	Mora	255		00	27	20

By order and in the name of the Governor of Gujarat,

Y.B.Patel

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

તારીખ :- ૧૧ - ૨ - ૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨- ૨૧-જીપીસી-૧૧-૨૦૦૧-૪૫૩૯-ઈ, આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે સુરત જિલ્લાના ચોર્યાસી તાલુકાના મોરા ગામથી સુરત જિલ્લાના ચોર્યાસી તાલુકાના લીમલા ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ ( ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની ), ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે, ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હકક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ-૩ ની પેટા કલમ(૧) થી ગ્રામ થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવા માટેનો ઈરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ત્રીસ (૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

## અનુસૂચિ

જિલ્લો : સુરત

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નં.	હિસ્સા નં.	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭

થોર્યાસી

મોરા

૨૫૫

૦૦

૨૭

૨૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય.બી.પટેલ

ઉપસચિવ,

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, FEBRUARY 12, 2002 / MAGHA 23, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th February, 2002.

#### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR-2002/17/BRU/2001/2019/M(3).—In exercise of the powers conferred by section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (herein after referred to as "the said act") (Bombay XCVI of 1958) the Government of Gujarat hereby declares that the industrial undertakings namely (1) the Rajnagar Textile Mills, Ahmedabad, (2) New Textile Mills, Ahmedabad and (3) Jahangir Vakil Mills, Ahmedabad (herein after referred to as "the undertakings") shall be conducted to serve as measure of unemployment the said undertakings shall accordingly be deemed relief undertakings for the purpose of exemption from hank yarn obligation only (not for all or any other purpose) under the said Act for a period of twelve months commencing from 12th February, 2002.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII;

THURSDAY, FEBRUARY 14, 2002/MAGHA 25, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th February, 2002.

#### GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/17 of 2002/TPV/102001/1764/V.—In exercise of the powers conferred by clause (1) of sub-section (3) and sub-section (3A) of section 5 of the Gujarat Town Planning and Urban Development Act, 1976 (President Act No. 27 of 1976), the Government of Gujarat hereby appoints Shri P. L. Darbar, Chief Executive Authority, Anjar as Chairman, Anjar Area Development Authority vice Shri H. N. Chibber during his leave period from 11th to 22nd February, 2002.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Deputy Secretary to the Government.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th February, 2002.

#### GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/18 of 2002/TPV/102001/1764/-V.—In exercise of the powers conferred by clause (1) of Sub-Section (3) and sub-section (3A) of section 5 of the Gujarat Town Planning and Urban Development Act, 1976 (President Act No. 27 of 1976), the Government of Gujarat hereby appoints Shri R. B. Dave, Chief Executive Authority, Bhuj as Chairman, Bhuj Area Development Authority vice Shri H. N. Chibber during his leave period from 11th to 22nd February 2002.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Deputy Secretary to the Government.





સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, FEBRUARY 15, 2002/MAGHA 26, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી ફેબ્રુઆરી, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૧૧-૨૦૦૨/એપીએમ-૧૨૨૦૦૦-(૧)-ગ, —ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ક્રમાંક-૨૦) (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે)ની કલમ-૫૪થી મળેલ સન્નાની રુએ કૃષિ અને સહકાર વિભાગના તા. ૧૩-૬-૨૦૦૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૪૮-૨૦૦૧-એપીએમ-૧૨૨૦૦૦-૧૯૪૭ (૫૦) ગ, (જેનો આમાં હવે પછી “સદરહુ જાહેરનામા” તરીકે ઉલ્લેખ કર્યો છે) અંગુસુચિ-૨માં ખેત ઉત્પન્ન બજાર સમિતિ, વિરપુર તા. વિરપુર જિ. ખેડામાં (અ) ખેડૂત વિભાગમાં ક્રમાંક-૧ પરના નિયુક્ત થયેલ સભ્ય “શ્રી કિશોરભાઈ કે. પટેલ, મું. સરદારપુર, તા. વિરપુરનું તા. ૧૧-૧-૨૦૦૧ના રોજ અવસાન થવાથી અવસાનના કારણે ખાલી પડેલ જગ્યાએ એક સભ્યની નિયુક્તિ કરવા માટે નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર તરફથી દરખાસ્ત કરવામાં આવેલ છે.

૨. આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૫૪ અન્વયે મળેલ સન્નાની રુએ ગુજરાત સરકાર ખેત ઉત્પન્ન બજાર સમિતિ, વિરપુર, તા. વિરપુર જિ. ખેડામાં ઉપરોક્ત ખાલી પડેલ જગ્યા પર શ્રી કનુભાઈ કે. પટેલ, મું. સરદારપુર, તા. વિરપુર, જિ. ખેડાની નિયુક્તિ કરવામાં આવે છે.

આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિધ્ધ થાય તે તારીખથી કરવાનો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વૈષ્ણવ,  
સેકશન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, FEBRUARY 19, 2002/MAGHA 30, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19th February, 2002.

### Gujarat Legislative Assembly ( Speaker and Deputy Speaker ) Salaries and Allowances Act, 1960.

No. GH/L & PA/1/98/2001/A/ 83 :- In exercise of the powers conferred by section 13 of the Gujarat Legislative Assembly (Speaker and Deputy Speaker) Salaries and Allowances Act, 1960 (Guj. Act No. III of 1960), the Government of Gujarat hereby makes the following rules further to amend the Speaker and the Deputy Speaker Travelling and Daily Allowances Rules 1960, namely :-

1. (1) These rules may be called the Speaker and the Deputy Speaker Travelling and Daily allowances (Amendment) Rules, 2002.

(2) Rule 2 shall be deemed to have come into force on the 3<sup>rd</sup> July, 1996 and rule 3 of these rules shall be deemed to have come into force on the 1<sup>st</sup> October, 1998.

2. In the Speaker and the Deputy Speaker Travelling and Daily Allowances Rules, 1960 (hereinafter referred to as "the said rules"), in rule 3, in sub-rule (7), in the first proviso,--

(a) in paragraph (1), for clauses (a) and (b), the following shall be substituted, namely :-

- (a) at the rate of Rs. 3.25 (Three rupees and twenty five paise) per kilometer if such motor car is operated by petrol, and
- (b) at the rate of Rs. 1.25 (One rupee and twenty five paise) per kilometer if such motor car is operated by diesel;

(b) in paragraph (2), -

- (i) in clause (a), for the letters, figures, brackets and words "Rs. 3.00 (rupees three)", the letters, figures, brackets and words "Rs. 4.00 (rupees four)" shall be substituted.
- (ii) in clause (b) for the letters, figures, brackets and words "Rs. 1.45 (rupee one and forty five paise)", the letters, figures, brackets and the words "Rs. 2.00 (rupees two)" shall be substituted.

3. In the said rules, in rule 4, -

(a) for sub-rule (3), the following shall be substituted, namely :-

"(3) The rate of daily allowance for halts at places other than a hotel or a lodge shall be as under :-

Place of halt 1	Rate of daily allowance. 2
--------------------	-------------------------------

(A) A-1 CLASS CITIES

Rs. 260.00

Brihad Mumbai UA, Calcutta UA, Chennai UA,  
Delhi UA

(B) A CLASS CITIES

Rs. 210.00

Ahmedabad UA, Bangalore UA, Hyderabad UA,  
Kanpur UA, Pune UA.

Specially Expensive Localities.

Darjeeling District (Except Siliguri NEFA areas beyond  
Inner Line sub-Division)

Expensive/Remote Localities of Himachal Pradesh:

Lahaul and Spiti District  
Kinnaur District  
Bharmour sub-division and  
Pangi sub-division of  
Chamba District,  
Pargana of Pandrahbis  
Outer Seraj and Malana  
Panchayat areas of Kulu  
District  
Sarhan and Gram Panchayats  
of Munish, Darkali and  
Kashapet of Rampur Tehsil of  
Simla District.

Chhuhar Valley of  
Jogindernagar Tehsil of  
Mandi District.  
Mangal Panchayt area of  
Solan District.

Dodrakwar area of Rohu Tehsil  
Pargans of Chhebis, Naubis,  
Barabis, Pandrahbis and  
Atharabhis,  
Chhota Bhangal and Bara  
Bhangal area of Palampur  
sub-division of Kangra District.

The following hill area in Manipur which do not fall on the National Highway:

Ukhrul, Churachandpur, Tamenlong, Jiribam, Mao Maram, Tengnampal.

(C) B-1 CLASS CITIES

Rs. 170.00

Bhopal, Coimbatore UA, Indore UA, Jaipur UA, Kochi UA, Lucknow UA, Ludhiana, Madurai UA, Nagpur UA, Patna UA, Surat UA, Vadodara UA, Varanasi UA, Visakhapatnam UA.

Expensive Localities:

Shimla, Laccadive, Minicoy and Amindivi Islands, Jammu & Kashmir, Andaman and Nicobar Islands.

The following areas of Himachal Pradesh:

Janjehli Block of Chachoit Tehsil of Mandi District. Church Tehsil, Kunur Panchayat and Belej Pargana of Chamba Tehsil and Salooni Tehsil of Chamba District. Chopal Tehsil of Shimla District, Trans-Giri Tract of Sirmur District, Manali-Ujhi area, Parvati and Lagg Velley and Banjar Block of Kulu District.

(D) All places other than A-1, A and B-1 Class Cities.

Rs. 135.00

- (b) in sub-rule (4), in clause (a), for the existing Table, the following shall be substituted, namely :-

"TABLE

Name of City 1	Rate of daily allowance 2
(A) A-1 Class Cities	Rs. 650.00 per day
(B) A Class Cities	Rs. 525.00 per day
(C) B-1 Class Cities	Rs. 425.00 per day
(D) Places other than A-1, A and B-1 Class Cities	Rs. 335.00 per day

By order and in the name of the Governor of Gujarat,

N. M. Rathod,  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, FEBRUARY 19, 2002/MAGHA 30, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 19th February, 2002.

Gujarat Legislative Assembly ( Leader of the Opposition ) Salary and Allowances Act, 1979.

No. GH/L & PA/2/98/2001/A/ 82 :- In exercise of the powers conferred by section 12 of the Gujarat Legislative Assembly (Leader of the Opposition) Salary and Allowances Act, 1979 (Guj. 16 of 1979), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Legislative Assembly (Leader of the Opposition ) Salary and Allowances Rules, 1979, namely :-

1. (1) These rules may be called the Gujarat Legislative Assembly (Leader of the Opposition) Salary and Allowances (Amendment) Rules, 2002.

(2) Rule 2 shall be deemed to have come into force on the 1<sup>st</sup> October, 1998 and rule 3 shall be deemed to have come into force on the 3<sup>rd</sup> July, 1996.

2. In the Gujarat Legislative Assembly (Leader of the Opposition) Salary and Allowances Rules, 1979 (hereinafter referred to as "the said rules"), in rule 5,--

(a) for sub-rule (3), the following shall be substituted, namely :-

"(3) The rate of daily allowance for halts at places other than a hotel or a lodge shall be as under :-

Place of halt 1	Rate of daily allowance. 2
--------------------	-------------------------------

(A) A-1 CLASS CITIES Rs. 260.00

Brihad Mumbai UA, Calcutta UA, Chennai UA,  
Delhi UA

(B) A CLASS CITIES Rs. 210.00

Ahmedabad UA, Bangalore UA, Hyderabad UA,  
Kanpur UA, Pune UA.

Specially Expensive Localities.

Darjeeling District (Except Siliguri NEFA areas beyond  
Inner Line sub-Division)

Expensive/Remote Localities of Himachal Pradesh:

Lahaul and Spiti District  
Kinnaur District  
Bharmour sub-division and  
Pangi sub-division of  
Chamba District,  
Pargana of Pandrahbis  
Outer Seraj and Malana  
Panchayat areas of Kulu  
District  
Sarahan and Gram Panchayats  
Of Munish, Darkali and  
Kashapet of Rampur Tehsil of  
Simla District

Chhuhar Valley of  
Jogindernagar Tehsil of  
Mandi District.  
Mangal Panchayt area of  
Solan District.

Dodrakwar area of Rohu Tehsil  
Pargans of Chhebis, Naubis,  
Barabis, Pandrahbis and  
Atharabhis,  
Chhota Bhangal and Bara  
Bhangal area of Palampur sub-  
division of Kangra District.



The following hill area in Manipur which do not fall on the National Highway:

Ukhrul, Churachandpur, Tamenlong, Jiribam, Mao Maram, Tengnampal.

(C) B-1 CLASS CITIES

Rs. 170.00

Bhopal, Coimbatore UA, Indore UA, Jaipur UA, Kochi UA, Lucknow UA, Ludhiana, Madurai UA, Nagpur UA, Patna UA, Surat UA, Vadodara UA, Varanasi UA, Visakhapatnam UA.

Expensive Localities:

Shimla, Laccadive, Minicoy and Amindivi Islands, Jammu & Kashmir, Andaman and Nicobar Islands.

The following areas of Himachal Pradesh:

Janjehli Block of Chachait Tehsil of Mandi District. Church Tehsil, Kunur Panchayat and Belej Pargana of Chamba Tehsil and Salooni Tehsil of Chamba District. Chopal Tehsil of Shimla District, Trans-Giri Tract of Sirmur District, Manali-Ujhi area, Parvati and Lagg Valley and Banjar Block of Kulu District.

(D) All places other than A-1, A and B-1 Class Cities. Rs. 135.00

(b) in sub-rule (4), in clause (a), for the existing Table, the following shall be substituted, namely :-

"TABLE

Name of City 1	Rate of daily allowance 2
(A) A-1 Class Cities	Rs. 650.00 per day
(B) A Class Cities	Rs. 525.00 per day
(C) B-1 Class Cities	Rs. 425.00 per day
(D) Places other than A-1, A and B-1 Class Cities	Rs. 335.00 per day"

3. In the said rules, in rule 5A, in sub-rule (5), in the first proviso,--

(a) in paragraph (1), for clauses (a) and (b), the following shall be substituted, namely :-

- (a) at the rate of Rs. 3.25 (Three rupees and twenty five paise) per kilometer if such motor car is operated by petrol, and
- (b) at the rate of Rs. 1.25 (One rupee and twenty five paise) per kilometer if such motor car is operated by diesel;

(b) in paragraph (2), --

- (i) in clause (a), for the letters, figures, brackets and words "Rs. 3.00 (rupees three)", the letters, figures, brackets and words "Rs. 4.00 (rupees four)" shall be substituted.
- (ii) in clause (b), for the letters, figures, brackets and words "Rs. 1.45 (rupee one and forty five paise)", the letters, figures, brackets and the words "Rs. 2.00 (rupees two)" shall be substituted.

By order and in the name of the Governor of Gujarat,

**N. M. RATHOD,**  
**Deputy Secretary to Government**

Government Centeal Press, Gandhinagar.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII ] WEDNESDAY, FEBRUARY 20, 2002 / PHALGUNA 1, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV - B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

### Corrigendum

Sachivalaya, Gandhinagar, 20<sup>th</sup> February, 2002.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR-2002-22-BRU-2001-2019-M(3):—WHEREAS, the Government of Gujarat, Labour and Employment Department has issued the Notification No. GHR-2002-17-BRU-2001-2019-M(3) Dated 12<sup>th</sup> February, 2002. In this Notification (1) the names of the Mills "(2) New Textiles Mills and (3) Jahangir Vakil Mills" should be substituted by the "(2) Ahmedabad New Textile Mills and (3) Jahangir Textile Mills."

"These Mills are undertakings of the National Textile Corporation (Gujarat) Limited, Ahmedabad" shall be inserted as a second para.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,  
Section Officer.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

THURSDAY, FEBRUARY 21, 2002/PHALGUNA 2, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### INFORMATION AND BROADCASTING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, Dated the 21st February, 2002.

#### THE GUJARAT ENTERTAINMENTS TAX ACT, 1977.

No. (GHT/2002/2)EPT/102002/GOI/2/E-WHEREAS the Government of Gujarat considers it necessary so to do in the public interest.

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (1) of section 29 of the Gujarat Entertainments Tax Act, 1977 (Guj. 16 of 1977) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby exempts wholly the exhibition of the films mentioned in the Schedule-1, from the payment of tax leviable under section 3 of the said Act, subject to the conditions specified in the Schedule-II

#### SCHEDULE-I

Sr. No.	Name of the Film	Details
1	2	3
I.	<b>Best Feature Film.</b>	
	1. SHANTHAM (Malayalam)	Best feature Film, Swarna Kamal Award Winner, Producer Shri P. V. Gangadharan, Grihalakshmi Films, KTC Buildings, YMCA Road, Calicut.
II.	<b>Best Feature Films in Regional Languages.</b>	
	1. DEKHA (Bengali)	Rajat Kamal Award Winner, Producer : Shri Ramesh Gandhi, Navina Cinema Building, 85 A, Prince Anwar Shah Road, Kolkata.
IV-B-Ex-56-1		56-1

1	2	3
2. ZUBEIDDA (Hindi)	Rajat Kamal Award Winner, Producer : Shri Farouq Rattonsey, M/s. FKR Road, S/6-8, Khira. Indil. Estate, B.M. Bhargava Road, Santacruz (W), Mumbai.	
3. MATHADANA (Kannada)	Rajat Kamal Award Winner, Producer : M/s. Aniketana Chitra, 10, 1st Cross, 1st Main, Doller Layout, 4th Phase, J. P. Nagar, Bangalore.	
4. SAYANAM (Malayalam)	Rajat Kamal Award Winner, Producer : Shri M. P. Sukumaran Nair, CF-6-7-228, Tilak Nagar, Nalanchitra, Thiruvananthapuram.	
5. KOCHU KOCHU SANTHOSHANGAL (Malayalam).	Rajat Kamal Award Winner, Producer : M/s. Grihlaakshmi Films, KTC Building, YMCA Road, Calicut.	
6. CHATLEDO EIDEE (Manipuri).	Rajat Kamal Award Winner, Producer : Shri Makhonmani Mongsaba, Uripok Achom Loikal, Imphal.	
7. ASTITVA (Marathi).	Rajat Kamal Award Winner, Producer: Shri Jhamu Sugandh, Friends India, 12, Suhash, Gulmohar Cross Road, 12, J. V.P.D. Scheme, Mumbai.	
8. BHARATI (Tamil).	Rajat Kamal Award Winner, Producer: M/s. Media Dreams (P) Ltd., 7A, Kencos Towers, 1, Ramakrishna Street, T. Nagar, Chennai.	
9. NUVVE KAAVAALI (Telugu).	Rajat Kamal Award Winner, Producer: Shri Ramoji Rao, Ushakiron Movios, Ramoji Film City R. R. District, Andhra Pradesh.	

### III. Best Children Film

GHARAKSHARANGAL  
(Cussed Letters)(Malayalam).

Swarna Kamal Award Winner, Producer: Shri Salim Padiyath, Padiyath House, T. K. S. Puram, Kodungallur, Trichur District, Kerala.

### IV. Nargis Dutt Award on National Integration.

1. PUKAR (Hindi).

Rajat Kamal Award Winner, Producer: Shri Surinder Kapoor, Plot No. 13, Jai Amba Co-op. Housing Society, Juhu Versova Link Road, Four Bungalows, Andheri(W), Mumbai.

### SCHEDULE-II

#### Conditions

- (1) The rates of admission to the entertainments shall not be increased or decreased during the period of exhibition of the films.
- (2) The rates of admission shall be reduced by the amount of exemption given.
- (3) This exemption from payment of tax shall be availed of in accordance with the provisions of Government Resolution, Information and Broadcasting Department No. EPT/1099/911(2)E dated the 8th June, 1999.

- (4) This exemption from payment of tax shall be availed of for thirteen weeks for nine prints of the film (i.e. 13x9=117 weeks).
- (5) This exemption from payment of tax shall be availed of within a period of two years from the date of publication of this notification in the *Official Gazette*.
- (6) In case of breach of any of the conditions of the exemption or the provisions of the Act or the Rules made thereunder, it shall be lawful for the prescribed officer to take action under section 30 of the said Act.

By order and in the name of the Governor of Gujarat,

C. M. SHAH,  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII]

THURSDAY, FEBRUARY 21, 2002/PHALGUNA 2, 1923.

Separate paging is given to this part in order that it may be filed as a separate Compilation.

## PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 13th February, 2002.

#### THE BOMBAY LAND REVENUE CODE, 1879.

No. GHM/2002/13/M/CTS/12/2000/3810/H.—In exercise of the powers conferred by Sections 18, 19 and 20 read with Section 9 of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby confers upon the Superintendent of Land Records of Land Records Department, the powers and duties of Deputy Collector for the purpose of certifying entries of land other than those used for the purpose of Agriculture within the limits of City Survey declared under Section 126 of the Bombay Land Revenue Code, 1879.

By order and in the name of the Governor of Gujarat,

J. C. PANDIT,  
Deputy Secretary.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, FEBRUARY 22, 2002, / PHALGUNA 3, 1923

Separate paging in given to this part in order that It may be field as a separate Compilation.

#### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી ફેબ્રુઆરી, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૧૩-૨૦૦૨-એપીએમ-૧૨૨૦૦૦-૨૪૩૩-(૭૨)-ગ. -ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ-૨૦) જેનો અમાં હવે પછી "સદરહુ અધિનિયમ" તરીકે ઉલ્લેખ કર્યો છે તેની કલમ-૫૨ અને કલમ-૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા. ૧૮/૨/૨૦૦૨ના સરકારી જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૨-૨૦૦૨-એપીએમ-૧૨૨૦૦૦-૨૪૩૩-(૭૨)-ગ (જેનો અમાં હવે પછી "સદરહુ જાહેરનામા" તરીકે ઉલ્લેખ કર્યો છે તેની રુએથી ગુજરાત સરકાર, સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, બોરસદ જલ્લા આણંદ તેના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે,

(૧) બોરસદ તાલુકાના બનેલા બજાર વિસ્તારોમાં અને (૨) રાંકલાવ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરેલ છે. હવે, તેથી, સદરહુ અધિનિયમની કલમ-૫૪થી મળેલ સંજ્ઞાની રુએ, ગુજરાત સરકાર, આથી,

(ક) ખેત ઉત્પન્ન બજાર સમિતિ, બોરસદ જ. આણંદનું વિસર્જન કરે છે

(ખ) આદેશ કરે છે કે,

(૧) એ રીતે વિસર્જિત બજાર સમિતિના સભ્યોએ હુકમની તારીખથી તેના હોદ્દા ખાલી કરવા.

(૨) એ રીતે વિસર્જિત બજાર સમિતિના બજાર વિસ્તારનું જેમાં વિભાજન કરવામાં આવ્યું છે તેવા બે જુદા જુદા વિસ્તારો પૈકી હાલ બે બજાર વિસ્તારમાં એટલે કે, આણંદ જલ્લાના બોરસદ તાલુકાના બનેલા બજાર માટે એક અને રાંકલાવ તાલુકાના બજાર વિસ્તાર માટે એક બજાર સમિતિ રચવી.

(ગ) આ હુકમ નીચે દર્શાવેલ અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, બોરસદ અને અનુસૂચિ-૨માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને બજાર સમિતિ, રાંકલાવ તાલુકાના બનેલા બજાર વિસ્તારના સભ્યો તરીકે નિયુક્ત કરે છે.

(ઘ) ઉપર્યુક્ત બજાર સમિતિઓમાં નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષથી ન હોય તેટલી મુદત સુધી હોદ્દો ધરાવશે.

## અનુસૂચિ-૧

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, બોરસદ બોરસદ તાલુકો, જીલ્લો આણંદમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
૧	૨	૩

## (અ) ખેડૂત વિભાગ :-

૧. શ્રી અરવિંદભાઈ ભાઈલાલભાઈ પટેલ	મુ. નિસરીયા
૨. શ્રી બાબુભાઈ લલ્લુભાઈ પટેલ	મુ. સોજપુર
૩. શ્રી હર્ષદભાઈ વલ્લભભાઈ પટેલ	મુ. ડભોલી
૪. શ્રી મહેરુભાઈ ચતુરભાઈ પટેલ	મુ. કે. ધિયાખાડ
૫. શ્રી દાદુભાઈ હિમતભાઈ પરમાર	મુ. કંક પુર
૬. શ્રી નવિનભાઈ મણિભાઈ અમીન	મુ. વીરસદ
૭. શ્રી જીતસિંહ હાજીભાઈ સોલંકી	મુ. બદલપુર
૮. શ્રી કિરિટભાઈ ભીખાભાઈ પટેલ	મુ. પામોલ

## (બ) વેપારી વિભાગ :

૯. શ્રી નરહરીભાઈ પુનમભાઈ પટેલ	મુ. વાલવેડ
૧૦. શ્રી મોહનભાઈ ગણપતભાઈ પટેલ	મુ. કણજ (ઉપ પ્રમુખ)
૧૧. શ્રી મણિભાઈ જીવાભાઈ પટેલ	મુ. બોરસદ
૧૨. શ્રી જીતુભાઈ સુખડીયા	મુ. બોરસદ

## (ક) મંડળી વિભાગ :-

૧૩. શ્રી શૈલેષભાઈ નાગજીભાઈ પટેલ	મુ. સિસ્વા, પ્રમુખ
૧૪. શ્રી રમણભાઈ ભીખાભાઈ સોલંકી	મુ. જંત્રાલ
૧૫. સહકારી અધિકારી (બજાર) લગત જિલ્લા રજીસ્ટ્રાર, સહકારી મંડળ અને આણંદ, જિ. આણંદ.	
૧૬. વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત, બોરસદ, તા. બોરસદ જિ. આણંદ.	

## અનુસૂચિ-૨

ખેત ઉત્પન્ન બજાર સમિતિ, આંકલાવ, તા. આંકલાવ જિ. આણંદમાં નિયુક્ત થયેલા સભ્યો.

## (અ) ખેડૂત વિભાગ :-

૧. શ્રી રાણા નિરુભા લક્ષ્મણસિંહ	મુ. ઉમેટા, તા. આંકલાવ
૨. શ્રી પટેલ દિલીપભાઈ નરસિંહભાઈ	મુ. ભેટાસી, તા. આંકલાવ
૩. શ્રી પટેલ અંજયકુમાર કનિતભાઈ	મુ. આંકલાવ, તા. આંકલાવ
૪. શ્રી પટેલ દિનેશકુમાર રણછોડભાઈ	મુ. મુજકુવા, તા. આંકલાવ
૫. શ્રી પટેલ રવનીકાન્ત ચતુરભાઈ	મુ. ગંભીરા, તા. આંકલાવ
૬. શ્રી હાકોર મોતીભાઈ ફતાભાઈ	મુ. વાખલ, તા. આંકલાવ
૭. શ્રી જાદવ લક્ષ્મણસિંહ અંબાલાલ	મુ. ખડોલ, તા. આંકલાવ
૮. શ્રી પટેલ ભારતસિંહ મંગળભાઈ	મુ. ચમરા, તા. આંકલાવ



અ.નં.	નામ	સ્થળ
૧	૨	૩

## (બ) વેપારી વિભાગ :

- (૧) શ્રી શાહ ભૂપેન્દ્રકુમાર રાવજીભાઈ મુ. ઓઠવાવ, તા. ઓઠવાવ.  
 (૨) શ્રી પટેલ ભરતકુમાર ડાહ્યાભાઈ મુ. કંથારીયા, તા. ઓઠવાવ  
 (૩) શ્રી પરમાર મનુભાઈ પુજભાઈ મુ. ઓમરોલ, તા. ઓઠવાવ  
 (૪) શ્રી મહેશવરી મહેશકુમાર પુનમચંદ મુ. ઓઠવાવ, તા. ઓઠવાવ.

## (ક) મંડળી વિભાગ :

- (૧) શ્રી પટેલ રમેશભાઈ છોટાભાઈ મુ. જોષીકુવા, તા. ઓઠવાવ.  
 (૨) શ્રી ચાવડા બાબુભાઈ જોડાભાઈ મુ. અંબાલી, તા. ઓઠવાવ

## સરકારશ્રીના પ્રતિનિધિ :-

- (૧) સહકારી અધિકારી (બજાર) લગત જીલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ આણંદ, જી. આણંદ.  
 (૨) શ્રી વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત, ઓઠવાવ, જી. આણંદ.

બજાર ધારાની જોગવાઈઓ અન્વયે ઉપર મુજબ નિયુક્ત થયેલ સભ્યોની નિયુક્તિ અંગેની લાયકાત ધોરણોની ચકાસણી કરવાની શરતે આ નિયુક્તિ આપવામાં આવેલ છે. અને આવી ચકાસણી તેઓની વિરુદ્ધમાં મળેલ જણાશે તો તેમની નિયુક્તિ શરૂઆતથી જ (એવર્ઈનીશીયો) રદ બાતલ ગણાશે.

૩. નામદાર ગુજરાત વડી અદાલતમાં દાખલ થયેલ રૂપે. સી.ઓ. નં. ૫૯૩૮/૨૦૦૧માં તા. ૨૫-૭-૨૦૦૧ના રોજ નામદાર વડી અદાલતે આપેલ હુકમ મુજબ આ જાહેરનામાનો અમલ અરજદારોને હુકમની નકલ મળે તે તારીખથી દસ દિવસ બાદ અમલ કરવાનો રહેશે. તેમજ આ જાહેરનામા રાજ્યપત્રમાં પ્રસિધ્ધ થયેથી જ અમલમાં મુકવાનું રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વૈષ્ણવ,  
સેક્શન અધિકારી.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, FEBRUARY 25, 2002/PHALGUNA 6, 1923

Separate paging is given to this Part in order that it may be filed as separate compilation

## PART IV-B

Rules and Orders (other than those published in Parts I, I-U and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7th February, 2002.

#### BOMBAY CIVIL COURTS ACT, 1869.

No. GK/5/2002/UC/1075/98/D.—In exercise of the powers conferred by Section 21, 22-A and 23 of the Bombay Civil Courts Act, 1869, (Bom. XIV of 1869), and in modification of all the previous notifications issued in relation to the Court of Civil Judge (Junior Division), Talala, so far as it relates to the Talala Taluka, the Government of Gujarat is pleased to direct that with effect on and from the 1st March, 2002.

1. There shall be a new Court of Civil Judge (Junior Division) at Talala Subordinate to the District Court, Junagadh.
2. The said new Court shall be presided over by a Civil Judge (Junior Division), who shall hold his Court at Talala.
3. The local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Talala, shall consist of Talala taluka of the Revenue District of Junagadh.
4. The local limits of Talala taluka shall be excluded from the jurisdiction of Veraval Civil Court (Junior Division), but it shall not effect this jurisdiction of the Court of Civil Judge (Senior Division) Veraval for the purpose of entertaining the suit coming within the purview and jurisdiction of the Court of Civil Judge (Senior Division), Veraval.

By order and in the name of the Governor of Gujarat,

O. L. PANDIT,

Deputy Secretary to the Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, FEBRUARY 25, 2002/PHALGUNA 6, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 21st February, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/22/GPI/1491/4487/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELG/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule--1, after Sr. No. 299, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1.	2.	3.	4.	5.
300.	GMM Pfandler Ltd.	Vithal Udyognagar	Arand	1000 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer,  
Energy and Petrochemicals Department.

60-1

Government Central Press, Gandhinagar.

IV-B-Ex.-60-1



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, FEBRUARY 25, 2002/PHALGUNA 6, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## [PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.]

## ENERGY AND PETROCHEMICALS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 25th February, 2002.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF  
ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/23/CPI/1401/5528/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1453/994(1)/K1, dated 20th July, 1993, as under :

In Schedule--1, after Sr. No. 298, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1.	2.	3.	4.	5.
299.	Heramba Industries Ltd.	Vapi	Valsad	150 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer,  
Energy and Petrochemicals Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, FEBRUARY 25, 2002/PHALGUNA 6, 1923

Separate pricing is giving to this part in order that it may be field as a separate compilation

### PART IV--B

Rules and Orders (other than these published in Parts I, I--A and I--L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25th February, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/24/CPI/1402/22/K1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(i)/K1 dated 20th July, 1993, as under :

In Schedule--1, after Sr. No. 300, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1.	2.	3.	4.	5.
301.	Gujarat Liqui Pharmacaps (P) Ltd.	Waghodia	Vadodara	120 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer,  
Energy and Petrochemicals Department.

62-1

Government Central Press, Gandhinagar.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, FEBRUARY 27, 2002 / PHALGUNA 8, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV -B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૧૮મી ફેબ્રુઆરી, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૧૨-૨૦૦૨/ઓપીએમ-૧૨૨૦૦૦-૨૪૩૩-(૭૨)-ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ક્રમાંક-૨૦) (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે)ની કલમ-૫૨ તથા કલમ-૫૩થી મળેલી સત્તાની રુએ, ગુજરાત સરકારના કૃષિ અને સહકાર વિભાગના જાહેરનામા ક્રમાંક : જીએચકેએચ-૫૨-૨૦૦૧-ઓપીએમ-૧૨૨૦૦૦-૨૪૩૩-(૭૨)/ગ તા. ૨૮-૬-૨૦૦૧ (જેનો આમાં હવે પછી “સદરહુ જાહેરનામા” તરીકે ઉલ્લેખ કર્યો છે)થી આણંદ જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, બોરસદ, જિ. આણંદના બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારો એટલે કે, આણંદ જિલ્લાના (૧) બોરસદ તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) ઓંકલાવ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવાનો ઈરાદો જાહેર કર્યો હતો, તેમાં

૧. નંતુઓ :- કપાસ (લોઢેલો અને લોઢ્યા વગરનો)
૨. અનાજ :- ઘઉં, ડાંગર (છહેલી અને છડયા વગરની) બાજરી, જુવાર, કોદરા, બાવટો, ચીનો, રાજગરો.
૩. કઠોળ :- તુવેર, ચણા, અડદ, મગ, વાલ, ચોળા, મઠ.
૪. તેલીબીયાં :- મગફળી (ફોલેલી અને ફોલ્યા વગરની) તલ, એરંડા.
૫. કેફી ઉત્પાદન :- તમાકુ (તમામ પ્રકારની)
૬. ફળો :- કેરી, લીંબુ, કેળાં, પપૈયા, જમફળ અને બોર.

૭. શાકભાજી :- બટાટા, ડુંગળી, ટામેટા, સુરણ, ભાજી અને તાજા શાક.

૮. મસાલા, તેજના અને અન્ય ઉત્પાદન :- આદુ, લસણ, ધાણા, મરચાં, રાઈ, મેથી, અસારીયો, આંબલી.

૯. પશુપાલન અને તેની પેદાશો :- ઢોર, ઘેટાં, બકરાં, મરઘાં.

૧૦. ઢોરનો ચારો :- ગુવાર.

ખરીદ-વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે પોતાનો ઈરાદો જાહેર કર્યો હતો અને સદરહુ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ૩૦ દિવસમાં તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ/સંસ્થાઓ તરફથી વાંધા અને સૂચનો મંગાવેલ હતા. અને તે અન્વયે ગુજરાત સરકારને મળેલ વાંધાઓ/સૂચનો વિચારણામાં લેવામાં આવેલ છે અને વાંધા સૂચનોની કાળજીપૂર્વક વિચારણાના અંતે સૂચિત વિભાજન કરવું જરૂરી અને યોગ્ય જણાય છે. તેથી હવે સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫થી મળેલ સત્તાની રુએ, ગુજરાત સરકાર આણંદ જિલ્લાની બોરસદ ખેતીવાડી ઉત્પન્ન બજાર સમિતિનું બોરસદ તાલુકો અને આંકલાવ તાલુકાના બજાર વિસ્તારનું બે જુદાં જુદાં વિસ્તારોમાં એટલે કે આણંદ જિલ્લાના (૧) બોરસદ તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) આંકલાવ તાલુકાના બનેલા બજાર વિસ્તારને સદરહુ અધિનિયમના હેતુ માટે અને ઉપર જણાવેલ ચીજ વસ્તુઓના ખરીદ અને વેચાણનું નિયમન કરવા માટે આથી ગુજરાત સરકારશ્રી તરફથી વિભાજીત કરવામાં આવે છે.

૨. ઉક્ત વિભાજીત બજાર સમિતિઓના સભ્યોની નિયુક્તિ અંગેના હુકમો અલગ રીતે કરવામાં આવી રહેલ છે.

૩. નામદાર ગુજરાત વડી અદાલતમાં દાખલ થયેલ સ્પે. સી.ઓ.નં. ૫૮૪૮/૨૦૦૧માં તા. ૨૫-૭-૨૦૦૧ના રોજ નામદાર વડી અદાલતે આપેલ હુકમ મુજબ આ જાહેરનામોના અમલ ચારજદરોને હુકમની નકલ મળે તે તારીખથી દસ દિવસ બાદ અમલ કરવાનો રહેશે. તેમજ આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયેથી જ અમલમાં મુકવાનું રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વૈષ્ણવ,  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII)

MONDAY, MARCH 4, 2002/PHALGUNA 13, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 4th March, 2002.

Read—Govt. Notification E&PD No. GU-2001/34/CPG-11/2000-4008-K, dated 18-6-2001.

No. GU/2002/25/CPG-11-2000-4008-K :

In clause 5 of the Govt. Notification referred to above, after the words "Shefali Steel Ltd.,"  
the words "and M/s. Puja Agrico Pvt. Ltd., are" be substituted.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

TUESDAY MARCH 5, 2002/PHALGUNA 14, 1923

Separate printing is given to this part in order that it may be filed as a separate compilation.

### PART IV-B

and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

ENERGY AND PETROCHEMICALS DEPARTMENT,

### Notification

Sachivalaya, Gandhinagar, 5th March, 2002.

### BOMBAY ELECTRICITY DUTY ACT 1958.

No. GHU/2002/26/ELD/16/2001/7270/K.—Whereas draft rules further to amend the Bombay Electricity Duty (Gujarat) Rules, 1986, were published as required by sub-section (3) of Section 12 of the Bombay Electricity Duty Act, 1958, under Government Notification Energy & Petrochemicals Department No. GU-2001-72-ELD-16-2001-7270-K, dated the 12th December, 2001, inviting objections or suggestion from all persons likely to be affected thereby till the expiry of a period of thirty days from the publication of the said Notification in the official gazette.

AND whereas no objections or suggestions were received from any person to the said draft Notification by the Government.

Now therefore, in exercise of the powers conferred by Section 12 of the Bombay Electricity Duty Act, 1958, the Government of Gujarat hereby makes the following rules further to amend the Bombay Electricity Duty (Gujarat) Rules, 1986, namely:—

- (1, These rules may be called the Bombay Electricity Duty (Gujarat) (Amendment, Rules, 2001.
- (2, They shall come into force at once.
- (3) In the Bombay Electricity Duty (Gujarat) Rules, 1986.

(i, For the words "Commissioner of Electricity" wherever used except in the first proviso to Sub-Rule (2) of Rule 10, the words "Collector of Electricity Duty" shall be substituted.

(ii, In rule 10, in Sub-Rule (2), for two provisos, following shall be substituted namely:—



"Provided that if any consumer satisfies the Collector of Electricity Duty that the Installation and operation of such, separate meter or sub-meters involve cost disproportionate to the amount of electricity duty Leviable from him per month, and furnished to the Collector of Electricity Duty such data and information as, in the opinion of the Collector of Electricity Duty in consultation with the Chief Electrical Inspector, are necessary for the assessment of the said duty, the Collector of Electricity Duty may, subject to such terms and conditions exempt Such consumer from the requirement of this rule and required such consumer to pay the Electricity Duty on such basis as may be determined by him. A consumer exempted under this proviso shall communicate to the Collector of Electricity Duty every addition to the number and every increase in the wattage of light and fans used by him within seven days of such addition or increase.

By order and in the name of the Governor of Gujarat.

S. G. VYAS

Under Secretary to Government.

---

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MARCH 5, 2002/PHALGUNA 14, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, પંચમી માર્ચ, ૨૦૦૨.

મુંબઈ વિદ્યુત શુલ્ક અધિનિયમ-૧૯૫૮.

નં. જીએચયુફર-૨૦૦૨-ઈએલડી-૧૬-૨૦૦૧-૭૨૭૦-ક-મુંબઈ વિદ્યુત શુલ્ક અધિનિયમ-૧૯૫૮ (સન ૧૯૫૮ના મુંબઈનાં ૪૦માં) ની ક્લમ-૧૨ની પેટા ક્લમ (૩)ની જોગવાઈ અનુસાર, મુંબઈ વિદ્યુત શુલ્ક (ગુજરાત) નિયમો, ૧૯૮૬ વધુ સુધારવા અંગેના નિયમોનો મુસદ્દો, ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા. ૧૨-૧૨-૨૦૦૧ના સરકારી જાહેરનામા ક્રમાંક : જીયુ-૭૩-૨૦૦૧-ઈએલડી-૧૬-૨૦૦૧-૭૨૭૦-ક થી પ્રસિધ્ધ કરવામાં આવેલ અને તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ પાસેથી આ જાહેરનામાથી સૂચવેલ સુધારા અંગે વાંધાઓ અને સૂચનો, સદરહુ જાહેરનામું સરકારી રાજપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ત્રીસ દિવસની અંદર મંગાવવામાં આવેલ અને સદરહુ મુસદ્દા પરત્વે સરકારને કોઈપણ વ્યક્તિ પાસેથી વાંધા અથવા સૂચનો મળેલ નથી.

તેથી મુંબઈ વિદ્યુત શુલ્ક અધિનિયમ-૧૯૫૮ (સન ૧૯૫૮ના મુંબઈ ચાલીસમાં)ની ક્લમ ૧૨થી મળેલ સત્તાની રૂએ મુંબઈ વિદ્યુત શુલ્ક (ગુજરાત) સરકાર આથી નીચેના નિયમો બનાવે છે જેમ કે,

૧. આ નિયમો મુંબઈ વિદ્યુત શુલ્ક (ગુજરાત) (સુધારા) નિયમો, ૨૦૦૧ કહેવાશે.
૨. તે તાત્કાલિક અસરથી અમલમાં આવશે.
૩. મુંબઈ વિદ્યુત શુલ્ક (ગુજરાત) નિયમો, ૧૯૮૬માં

(ક) નિયમ-૧૦ના પેટા નિયમ (૨)માં પ્રથમ પરંતુક સિવાય જ્યાં જ્યાં “વીજળી કમિશનર” શબ્દો છે તેના બદલે “વિદ્યુત શુલ્ક સમાહર્તા” શબ્દો રહેશે.

(ખ) નિયમ-૧૦માં પેટા નિયમ (૨)માં પ્રથમ પરંતુકને બદલે નીચેના પરંતુક રહેશે.

પરંતુ કોઈ ગ્રાહક વિદ્યુત શુલ્ક સમાહર્તાને એવી ખાતરી આપે કે આવા જુદા મીટર અથવા સબ-મીટર મુકવાથી અને ચાલુ કરવાની, દર મહિને તેની પાસેથી લેવાપાત્ર વિદ્યુત શુલ્કની રકમના પ્રમાણમાં ન હોય તેટલું ખર્ચ છે અને મુખ્ય વિદ્યુત નિરીક્ષક સાથે વિચાર વિનિમય પછી, વિદ્યુત શુલ્ક સમાહર્તાના અભિપ્રાય પ્રમાણે સદરહુ શુલ્કની આકરણી માટે જરૂરી હોય તેવી વિગત અને માહિતી વિદ્યુત શુલ્ક સમાહર્તાને પૂરી પાડે, તે વિદ્યુત શુલ્ક સમાહર્તા પોતે નક્કી કરે તેવી બાલીઓ અને શરતોને આધિન રહીને, એવા ગ્રાહકોને આ નિયમની જરૂરીયાતોમાંથી માફી આપી શકશે અને તે પોતે નક્કી કરે તેવા ધોરણે આવા ગ્રાહકને વિદ્યુત શુલ્ક ભરવા ફરમાવી શકશે. આ પરંતુક હેઠળ માફી અપાયેલ ગ્રાહકે, વિદ્યુત શુલ્ક સમાહર્તા પોતે ઉપયોગમાં લીધેલ લાઈટ અને પંખાની સંખ્યામાના દરેક ઉમેરાની અને તેના વોલ્ટેજના દરેક વધારાની જાણ આવા ઉમેરા અથવા વધારાના સાત દિવસની અંદર કરવી જઈએ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. જી. વ્યાસ,  
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

TUESDAY, MARCH 5, 2002 / PHALGUNA 14, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 5th March, 2002.

#### THE GUJARAT TAX ON SALE OF ELECTRICITY ACT, 1985.

No. GU-2002-28-ELD/16/2001/7270/K.—WHEREAS draft rules further to amend the Gujarat Tax on Sale of Electricity Act, 1985, were published as required by sub-section (4) of section 15 of the Gujarat Tax on Sale of Electricity Act, 1985, under Govt. Notification, Energy and Petrochemicals Department No. GU-2001-74-ELD-16-2001-7270-(1) K, dated the 12th December, 2001, inviting objections or suggestions from all persons likely to be affected thereby till the expiry of period of thirty days from the publication of the said Notification in the official gazette.

AND WHEREAS no objections or suggestions were received from any person to the said draft notification by the Government.

NOW THEREFORE, in exercise of the powers conferred by Section 15 of the Gujarat Tax on Electricity Act, 1985 (Guj. V of 1985) the Government of Gujarat, hereby makes the following rules further to amend the Gujarat Tax on Sale of Electricity Act, 1985, namely:—

- (1) These rules may be called the Gujarat Tax on Sale of Electricity (Amendment) Rules, 2001.
- (2) They shall come into force at once.
- (3) In the Gujarat Tax on Sale of Electricity Rules, 1985.

For the words "Commissioner of Electricity" wherever used "Collector of Electricity Duty" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. G. VYAS.  
Under Secretary to Government.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MARCH 5, 2002/PHALGUNA 14, 1923

Separate paging in given to this part in order that It may be filed as a separate Compilation.

### PART IV—B

Rules and Orders (other than these published in Parts I, I—A and I—L) made by the Government of Gujarat under the Gujarat Acts.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ : ૫મી માર્ચ, ૨૦૦૨

ગુજરાત વીજ વેચાણકર અધિનિયમ-૧૯૮૫

નં. જાએચુ-૨૯-૨૦૦૨-ઈએલડી-૧૬-૨૦૦૧-૭૨૭૦(૧)-ક. ગુજરાત ટેક્ષ ઓન સેલ ઓન ઈલેક્ટ્રીસિટી એક્ટ, ૧૯૮૫ની ક્લમ-૧૫ની પેટા ક્લમ (૪)ની જોગવાઈ અનુસાર ગુજરાત ટેક્ષ ઓન સેલ એક્ટ ઈલેક્ટ્રીસિટી નિયમો, ૧૯૮૮ વધુ સુધારવા અંગેના નિયમોનો મુસદ્દો, ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના તા. ૧૨-૧૨-૨૦૦૧ના સરકારી જાહેરનામા ક્રમાંક : જાએચુ-૭૫-૨૦૦૧-ઈએલડી-૧૬-૨૦૦૧-૭૨૭૦(૧) ક થી પ્રસિધ્ધ કરવામાં આવેલ અને તેનાથી રૂસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ પાસેથી આ જાહેરનામાથી સૂચવેલ સુધારા અંગે વાંધાઓ અને સૂચનો, સદરહુ જાહેરનામું સરકારી રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ત્રીસ દિવસની અંદર મંગાવવામાં આવેલ. અને સદરહુ મુસદ્દા પરત્વે સરકારને કોઈપણ વ્યક્તિ પાસેથી વાંધા અથવા સૂચનો મળેલ નથી.

તેથી ગુજરાત વીજ વેચાણકર અધિનિયમ-૧૯૮૫ (સન ૧૯૮૫નો ગુજરાતનો પાંચમો)ની ક્લમ-૧૫થી મળેલ સંત્તાની રૂએ ગુજરાત વીજ વેચાણકર નિયમો, ૧૯૮૮ની સુધારણા માટે ગુજરાત સરકાર આથી નીચેના નિયમો બનાવે છે જેમ કે,

૧. આ નિયમો ગુજરાત વીજ વેચાણકર (ગુજરાત) (સુધારા) નિયમો, ૨૦૦૧ કહેવાશે.
૨. તે તાત્કાલીક અસરથી અમલમાં આવશે.
૩. ગુજરાત વીજ વેચાણકર નિયમો, ૧૯૮૮માં જ્યાં જ્યાં “વીજળી કમિશનર” શબ્દો છે તેના બદલે “વિદ્યુત શુલ્ક સમાહત” શબ્દો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. જી. વ્યસ,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

TUESDAY, MARCH 5, 2002/PHALGUNA 14, 1923.

Separate paging is given to this part in order that it may be filed as a separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5th March, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/21 of 2002/TPS-232001-719-L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/4 of 1982/TPS-2380-4112-L, dated 11th January, 1982 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of Section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter to as "the said Act") sanctioned a Draft Town Planning Scheme, Bhavnagar No. 1-B (Fulsar) (hereinafter referred to as "the said scheme") submitted to it by the Bhavnagar Municipal Corporation, Bhavnagar;

AND WHEREAS in exercise of the powers conferred by Section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft Town Planning Scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Bhavnagar No. 1-B (Fulsar) Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of Section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by Section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby;

- (a) sanctions "the said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto; and

69-1

IV-B-EX.-69-1



(b) States that the said preliminary scheme shall be kept open to inspection by the public at the office of the Bhavnagar Municipal Corporation, Bhavnagar during office hours on working days;

(c) Fixes the 5th April, 2002 as the date for the purpose of clause (b) of sub-section (2) of the said Section 65.

#### SCHEDULE

1. The Development Control Regulation shall not be considered in Preliminary Scheme.
2. The words, "the Bhavnagar Municipal Corporation" in redistribution statement is deleted and read as "Appropriate Authority".

By order and in the name of the Governor of Gujarat,

V. D. VEGHELA,  
Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government of Gujarat.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 5th March, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/22 of 2002/DVP-1299-4442-L.—WHEREAS the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make a variation in the final revised development plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department, No. GH/V/171 of 1996/ DVP-1294-4036-L, dated 25-10-1996;

AND, WHEREAS the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B, dated 23-8-2001 and on page No. 213-1 213-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/125 of 2001/DVP-1299-4442-L, dated 23rd August, 2001 along with a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, in writing, within a period of to months from the date of publication of the said variation.

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto, and

(b) specifies that the variation so set out shall come into force from the date of this notification

#### SCHEDULE

Variation in the Revised final Development Plan of Vadodara Urban Development Authority sanctioned by Government, in Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, Notification No. GH/V/171 of 1996/DVP-1294-4036-L, dated 25-10-1996.

The 24.0 Mt. Development Plan road alignment passing through R. S. Nos. 1712/P, 1718/P, 1719/P, 1725/P, 1734/P, 1732/2/P etc., of Bhayli shall be shifted on the existing road and the lands so released shall be designated in the Residential Use and Agriculture Use as shown in accompanying plan under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat

V. D. VAGHELA,  
Officer on Special Duty and Ex-Officio Deputy Secretary  
to the Government of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, MARCH 18, 2002 / PHALGUNA 27, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 5th March, 2002.

#### BOMBAY LAND REVENUE CODE, 1879 (BOM. V OF 1879).

No. GHM-2002-M-16-PFR-20-2001/4343-L.—In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom V of 1879), the Government of Gujarat hereby directs that with effect from date of issue of Notification the lands shown in appendix below of Village Kaiyal of Kadi Taluka in District Mehsana shall be deleted from the area of the respective Village and shall be amalgamated in the area of Village Vadpura of the said Taluka and it shall be called a separate revenue village.

#### APPENDIX

Land bearing following R.S. Nos. of Village Kaiyal which shall be amalgamated in the area of village Vadpura.

R.S. Nos. 461 to 474, 572, 578 to 581/3, 616 to 798/2, 801 including river Nala, Vangha, Kotar road, sub road etc.

By order and in the name of the Governor of Gujarat,

P. L. PANCHOLI,  
Section Officer,



મહેસુલ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, તા. ૫મી માર્ચ, ૨૦૦૨.

નં.ધમ-૨૦૦૨-૧૬-મ-પફર-૨૦-૨૦૦૧-૪૩૪૩-લ.— મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ (સને ૧૮૭૯નો ગુંબઈનો પમો) ની ક્લૉઝ ૭ (અ) અન્વયે એનાયત થયેલ સત્તાની રૂબરૂ ગુજરાત સરકાર આથી કરાવે છે કે હુકમની તારીખથી અમલમાં આવે તે રીતે મહેસાણા જિલ્લાના કડી, તાલુકાના મોજે કેયલની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો તે ગામના રકબામાંથી કમી કરાશે અને તે ઉક્ત તાલુકાના મોજે વડપુરા ગામના રકબામાં ભેળવવામાં આવશે અને જેનું અલગ મહેસુલી ગામ રચાશે.

અનુસૂચિ

મોજે : કેયલ ગામના સ.નં. કે જેનો સમાવેશ વડપુરા ગામમાં થશે.

સ. નં. ૪૬૧, થી ૪૭૪, પંઉર, પંઉટ, થી પંઉ૧/૩, ૬૧૬/ થી ૭૯૮/૨ તથા ૮૦૧ તદ્દપરાંત આ કિસ્સામાં આવતી નદી નાળા, વંધા, ઝેતરો, રસ્તા પેટા રસ્તાઓનો સમાવેશ થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પિનાકીન પંચોલી,

સેક્શન અધિકારી.

## REVENUE DEPARTMENT

## Order

Sachivalaya, Gandhinagar, 5th March, 2002.

BOMBAY LAND REVENUE CODE 1879 (BOM. V OF 1879).

No. GHM-2002-17-M-PFR-222002-602-L.—In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from date of issued of Notification, the lands shown in appendix below of Village KAMLA of NADIAD Taluka in District KHEDE shall be deleted from the area of the respective Village and shall be amalgamated in the area of Village YOGINAGAR of the said Taluka and it shall be called a separate revenue village.

## APPENDIX

Land bearing following R.S. Nos. of village KAMLA which shall be amalgamated in the area of village YOGINAGAR :—

R.S. No. 200, 207/1 to 209, 211 to 230/3, 234 to 237, 239/1 to 239/2, 241 to 277/2, 279 to 335, 337 to 346, 349 to 443, 457/1 to 457/3, 474 to 490/2, 495 to 504/2, 506 to 514, 516 to 526 and Rs. No. 765, 769, 783, 784, 788, 789, 791 and including river, Nala, Vangha, Kotar Road, Sub road etc,

By order and in the name of the Governor of Gujarat,

P. L. PANCHOLI,

Section Officer.

## મહેસુલ વિભાગ

## હુકમ

સચિવાલય, ગાંધીનગર, ૭મી માર્ચ, ૨૦૦૨.

નં. ધમ/૨૦૦૨-૧૭-મ-પફર-૨૨૨૦૦૨-૬૦૨-લ.— મુબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯ (સને ૧૮૭૯નો મુબઈનો પત્રો) ની ક્લમ-૭(ક) અન્વયે એનાયત થયેલ સત્તાની રૂએ ગુજરાત સરકાર આથી કરી છે કે હુકમની તારીખથી અમલમાં આવે તે રીતે મહેસુલના નરીયાદ-તાલુકાના મોજા કમળાની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો તે ગામના રકબામાં કમી કરાશે અને તે ઉક્ત તાલુકાના મોજા યોગીનગર ગામના રકબામાં ભેળવવામાં આવશે અને તેનું અલગ મહેસુલી ગામ રચાશે.

## અનુસૂચિ

મોજા કમળા ગામના સર્વે નંબર કે જેનો સમાવેશ યોગીનગર ગામમાં થશે.  
સર્વે નંબર -૨૦૦, ૨૦૭/૧ થી ૨૦૮, ૨૧૧ થી ૨૩૦/૩, ૨૩૪ થી ૨૩૭, ૨૩૯/૧ થી ૨૩૯/૨, ૨૪૧ થી ૨૭૭/૨, ૨૭૯ થી ૩૩૫, ૩૩૭ થી ૩૪૬, ૩૪૮ થી ૪૪૩, ૪૫૭/૧ થી ૪૫૭/૩, ૪૭૪ થી ૪૮૦/૨, ૪૮૫ થી ૫૦૪/૨, ૫૦૬ થી ૫૧૪, ૫૧૬ થી ૫૨૬ તથા સ.નં. ૭૬૫, ૭૬૬, ૭૮૩, ૭૮૪, ૭૮૮, ૭૮૯, ૭૯૧ તદ્દપરત આ વિસ્તારમાં આવતા નદી, નાળા, વાંધા કોતરો રસ્તા, પેટા રસ્તાઓનો સમાવેશ થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એલ. પંચોલી,  
સેક્શન ઓફિસરી.

## REVENUE DEPARTMENT

## Order

Sachivalaya, Gandhinagar, 7th March, 2002.

## BOMBAY LAND REVENUE CODE, 1879 (BOM. V OF 1879).

No. GHM-2002-M-18-PFR-2098-3605-L.—In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from date of issued of notification the lands shown in appendix below of village Transvad and Chhabaliya of Kheralu Taluka and Bhalak of Visnagar Taluka in District Mehsana shall be deleted from the area of the respective village and shall be amalgamated in the area of village Anandpura of the Kheralu Taluka and it shall be called a separate revenue village.

## APPENDIX

Land bearing following R.S. Nos. of Villages Transvad, Chhabaliya and Bhalak which shall be amalgamated in the area of village Anandpura :—

R.S. Nos. of Transvad : 307, 308, 311, 315 to 369, 370/1 to 370/4, 371 to 383, 384/1 to 384/2, 385 to 431, 432/1, 432/2, 433 to 435, 436/1, 436/2, 437 to 442, 443/1, 443/2, 444 to 453, 454/1, 454/2, 455 to 459, 460/1, 460/2, 461 to 463, 464/1, 464/2, 465 to 469, 470/1 to 470/3, 471 to 478, 479/1, 479/2.

R.S. Nos. of Chhabaliya : 201, 202/1, 202/2, 203, 204/1 to 204/5, 205, 315 to 319, 320/1 to 320/4, 321 to 333, 334/1, 334/2, 335 to 337, 338/1, 338/2, 344 to 347, 348 Paiki, 349 to 355, 356 to 388, 389/1, 389/2, 390/1, 390/2, 391/1 to 391/4, 392, 393, 394/1, 394/2, 395/1, 395/2.

R.S. Nos. of Bhalak : 60 to 65, 66/1, 66/2, 67 to 77, 78/1 to 78/4, 79 to 102, 103/1, 103/2, 104 to 117, 118/1, 118/2, 119, 120, 121/1, 121/2, 122, 123, 124/1, 124/2, 125/1, 125/2, 126 to 165, 166/1, 166/2, 167 to 203, 204/1, 204/2, 205 to 227, 284, 289 to 295, 296/1 to 296/4, 297 to 313, 314/1, 314/2, 315 to 317, 318/1, 318/2, 319/1, 319/2, 382, 387, 387/1.  
including River, Nala, Vangha, Kotar, Road Sub-Road etc.

By order and in the name of the Governor of Gujarat,

P. L. PANCHOLI,  
Section Officer,

## મહેસુલ વિભાગ

## હકમ

સચિવાલય, ગાંધીનગર, તારીખ ૭મી માર્ચ, ૨૦૦૨.

નંબર ધમ/૨૦૦૨/મ/૧૮/૫૬૨/૨૦૮૮/૩૬૦૫/વ.—મુંબઈ જમીન મહેસુલ સંહિતા, ૧૮૭૯ (સને ૧૮૭૯નો મુંબઈનો પચો)ની કલમ-૭ (ક) અન્વયે એનાયત થયેલ સનાની રૂએ, ગુજરાત સરકાર આથી દરવે છે કે હુકમની તારીખથી અમલમાં આવે તે રીતે મહેસાણા જલ્લાના ખેરાલુ તાલુકાના મોળે ત્રાંસવાડ તથા છાબલીયા અને વિસનગર તાલુકાના મોળે ભાલકની આ સથેની અનુ-મૂચિમાં જણાવેલ જમીનો તે ગામોના કસબામાંથી કમી કરાશે અને તે ખેરાલુ તાલુકાના મોળે આનંદપુરા ગામના કસબામાં ભેળવવામાં આવશે અને તેનું અલગ મહેસુલી ગામ રચાશે.

## અનુસૂચિ

મોળે ત્રાંસવાડ, છાબલીયા, તથા ભાલક ગામોના નીચે દર્શાવેલ સ. નં. જોનો સમાવેશ આનંદપુરા ગામમાં થશે.

## ત્રાંસવાડના સ. નં.

૩૦૭, ૩૦૮, ૩૧૧, ૩૧૫ થી ૩૬૯, ૩૭૦/૧ થી ૩૭૦/૪, ૩૭૧ થી ૩૮૩, ૩૮૪/૧, ૩૮૪/૨, ૩૮૫ થી ૪૩૧, ૪૩૨/૧, ૪૩૨/૨, ૪૩૩ થી ૪૩૫, ૪૩૬/૧, ૪૩૬/૨ ૪૩૭ થી ૪૪૨, ૪૪૩/૧, ૪૪૩/૨, ૪૪૪ થી ૪૫૩, ૪૫૪/૧, ૪૫૪/૨, ૪૫૫ થી ૪૫૯, ૪૬૦/૧, ૪૬૦/૨, ૪૬૧ થી ૪૬૩, ૪૬૪/૧ ૪૬૪/૨, ૪૬૫ થી ૪૬૯, ૪૭૦/૧ થી ૪૭૦/૩, ૪૭૧ થી ૪૭૮, ૪૭૯/૧, ૪૭૯/૨.

## છાબલીયા ના સ. નં.

૨૦૧, ૨૦૨/૧, ૨૦૨/૨, ૨૦૩, ૨૦૪/૧, થી ૨૦૪/૫, ૨૦૫, ૩૧૫ થી ૩૧૯, ૩૨૦/૧ થી ૩૨૦/૪, ૩૨૧ થી ૩૩૩, ૩૩૪/૧, ૩૩૪/૨, ૩૩૫ થી ૩૩૭, ૩૩૮/૧, ૩૩૮/૨, ૩૪૪ થી ૩૪૭, ૩૪૮ પૈકી, ૩૪૯ થી ૩૫૫, ૩૮૬ થી ૩૮૮, ૩૮૯/૧, ૩૮૯/૨, ૩૯૦/૧, ૩૯૦/૨, ૩૯૧/૧ થી ૩૯૧/૪, ૩૯૨, ૩૯૩, ૩૯૪/૧, ૩૯૪/૨, ૩૯૫/૧, ૩૯૫/૨.

## ભાલકના સ. નં.

૬૦ થી ૬૫, ૬૬/૧, ૬૬/૨, ૬૭ થી ૭૭, ૭૮/૦૧ થી ૭૮/૪, ૭૯ થી ૧૦૨, ૧૦૩/૧, ૧૦૩/૨, ૧૦૪ થી ૧૧૭, ૧૧૮/૧, ૧૧૮/૨, ૧૧૯, ૧૨૦, ૧૨૧/૧, ૧૨૧/૨, ૧૨૨, ૧૨૩, ૧૨૪/૧, ૧૨૪/૨, ૧૨૫/૧, ૧૨૫/૨. ૧૨૬ થી ૧૬૫, ૧૬૬/૧, ૧૬૬/૨ ૧૬૭ થી ૨૦૩, ૨૦૪/૧, ૨૦૪/૨, ૨૦૫ થી ૨૨૭, ૨૨૮, ૨૨૯ થી ૨૯૫, ૨૯૬/૧ થી ૨૯૬/૪, ૨૯૭ થી ૩૧૩, ૩૧૪/૧ ૩૧૪/૨, ૩૧૫ થી ૩૧૭, ૩૧૮/૧, ૩૧૮/૨ ૩૧૯/૧, ૩૧૯/૨, ૩૮૨, ૩૮૭, ૩૮૭/૧ તદ્દર્પણમાં આ કિસ્સામાં આવતી નદી, નાળાં વાંધા, કોતરો, રસ્તા પેટા રસ્તાઓનો સમાવેશ થશે.

ગુજરાતના રાજ્યપાલકીના હુકમથી અને તેના નામે,

પિનાકીન પંચોલી,  
સેક્શન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol-XLIII]

MONDAY, MARCH 18, 2002/ PHALGUNA 27, 1923

Separate paging in given to this part in order that It may be filed as a separate ompilation.

### PART IV—B

Rules and Orders (other than those published in Parts I, I—A, and I—L) made by the Government of Gujarat under the Gujarat Acts.

### AGRICULTURE AND COOPERATION DEPARTMENT

#### Notification

7-Sardar Bhavan, 6th floor, Sachivalaya, Gandhinagar, 4th March, 2002.

#### GUJARAT AGRICULTURE PRODUCE MARKET ACT, 1963.

No. GHKH/182002/APM-2202-298-G.—In exercise of the powers conferred by sub-section (3) of section 34-A of the Gujarat Agriculture Produce Market Act, 1963 (Guj. Act No. XX of 1964), the Government of Gujarat hereby declare that:

(1) The members mentioned in part-I of the schedule annexed hereto have been elected under clause (ii) of sub-section (1) of section 34-A and the members mentioned in part-II of the said schedule have been elected under clause (iii) of the sub-section (1) of section 34-A.

#### SCHEDULE

##### PART-I

Names of the members elected under clause (ii) of sub-section (1) of section 34-A.

Sr. No.	Name	Place
1.	Shri Patel Sunilbhai Narsihbhai	At: Mogri, Ta. Dist. Anand.
2.	Shri Desai Govabhai Hamirabhai	At: Kuchavada, Dist. B. K.
3.	Shri Patel Ranchhodhbhai Kuberbhai	At: Po. Puna, Dist. Surat.
4.	Shri Gajera Bhikhabhai Chanabhai	At: Makhiyala, Dist. Junagadh.
5.	Shri Kapadia Prabhudasbhai Mohanbhai	At. Po. Bagasara, Dist. Amreli.
6.	Shri Patel Pruthviraj Chunilal	At. Barvav Kampa, Dist. S. K.
7.	Shri Gohil Dilipsihji Hamirsinhji	At. Rampura, Dist. Narmada.
8.	Shri Patel Vipinchandra Ravajibhai.	At. Sharupur Timbi, Dist. Vadodara.
9.	Shri Patel Chinubhai Chaturbhai	At. New Shalvadi, A'bad.

## Part-II

Names of the members elected under the clause(iii) of sub-section(I) of section 34-A.

Sr.No.	Name	Place
1.	Shri Dobaria Ashokbhai Popatbhai	At. Avkar Marutinagar society Kuvadva Road, Rajkot.
2.	Shri Patel Chandrakantbhai Jagubhai	At, Ta. Zalod, Dist. Dahod.
3.	Shri Chaudhari Jayantibhai Keshavlal	At. Sarvodayanagar Socy. Visnagar, Dist. Mehsana.

By order and in the name of the Governor of Gujarat,

JAYANT NAGAR,

Under Secretary to the Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MARCH 19, 2002/PHALGUNA 28, 1923

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 25th February, 2002.

## GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/20 of 2002/ADA-1098-1314-V.—In exercise of the powers conferred by sub-section (1) and (2) of Section 3 and sub-section (1) of Section 6 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :—

(i) Declares the area within the jurisdiction of the local authority specified in Column 3 of the Schedule annexed hereto be a development area.

(ii) Defines the area within the jurisdiction of the local authority specified in Column 3 of the said Schedule to be the limits of such development area, and

(iii) Designates the local authority specified in Column 3 of the said Schedule to be the area development authority for the respective area.

## SCHEDULE

Sr. No.	Name of the District	Name of the Local Authority
1.	Sabarkantha	Khedbrahma Municipality.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Deputy Secretary to the Govt. of Gujarat,  
Urban Development and Urban Housing Department.





સત્યમેવ જયતે

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

TUESDAY, MARCH 19, 2002 PHALGUNA 28, 1923

Separate paging in given to this part in order that it may be filed as a separate Compiation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર તારીખ ૧૫મી માર્ચ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૨૧-૨૦૦૨-એપીએમ-૧૨૨૦૦૦-૩૩૪૯-(૮૪)-ગ.-કૃષિ અને સહકાર વિભાગના તા. ૩૧/૧૨/૨૦૦૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૦૩-૨૦૦૧-એપીએમ-૧૨૨૦૦૦-૩૩૪૯-(૮૪)-ગ. થી બહાર પાડવામાં આવેલ જાહેરનામામાં નીચે મુજબ નો સુધારો ઉમેરો આથી બહાર પાડવામાં આવે છે.

- (૧) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, પેટલાદ, તા. પેટલાદ, જી. આણંદમાં અનુસૂચિ-૧માં ક્રમાંક-૪માં “શ્રી પટેલ મહેશભાઈ ભાઈલાલભાઈ વિરોલ (સી)”ને બદલે, “શ્રી મહેશભાઈ મગતભાઈ, રે. વિરોલ, (સી)” એમ સુધારીને વાંચવું.
- (૨) અનુસૂચિ-૧માં (ક) નગરપાલિકા મત વિભાગ પછી નીચે મુજબનો ઉમેરો કરવામાં આવે છે.  
“૭” પેટલાદ તાલુકા ખરીદ વેચાણ સંઘ પ્રતિનિધિ મત વિભાગ, ક્રમાંક-૧૪ પટેલ રમેશભાઈ છોટાભાઈ શેખડી”
- (૩) અનુસૂચિ-૧માં ક્રમાંક : ૧૫ “સહકારી અધિકારી (બજાર) લગત જલ્લા રજીસ્ટારશ્રી; સહકારી મંડળીઓ, આણંદ, જી. આણંદ અને
- (૪) અનુસૂચિ-૧માં ક્રમાંક : ૧૬ શ્રી વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત, પેટલાદ, જી. આણંદ તરીકે વાંચવું.
- (૫) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, સોજીત્રા, તા. સોજીત્રા જી. આણંદમાં અનુસૂચિ-૨માં (અ) ખેડૂત મત વિભાગમાં અ. નં. ૮માં સુનીલભાઈ રામભાઈ પટેલ, મલાતજને બદલે, “સુનીલભાઈ અંબાલાલ પટેલ, મલાતજ” વાંચવું.
- (૬) અનુસૂચિ-૨માં (ક) વેપારી મત વિભાગમાં અ. નં. ૧૪માં “વિપુલભાઈ વિનુભાઈ પટેલ, ડભોઈ” ને બદલે, “પટેલ વિપુલભાઈ વિનુભાઈ, ડભોઈ” વાંચવું.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એસ. વેણુવ,  
સેક્રેટરી અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

TUESDAY, MARCH 19, 2002/PHALGUNA 28, 1923

Separate paging is given to this part in order that it may be filed as a separate compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19th March, 2002.

Gujarat Restriction on Consumption and Regulation of Electrical Energy and Periods of Work Order, 1984.

No. GHU/2002/31/CPI/1402/901/K.1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Electrical Energy and Periods of Work Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(I)/K.1 dated 20th July, 1993, as under :—

In Schedule-I, after Sr. No. 301, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilised as all staggered holiday.
302	Global Ceratiles	Kanknol	SabarKantha	40 H. P.

This shall come in to force with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAWALE,  
Section Officer.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

TUESDAY, MARCH 19, 2002/PHALGUNA 28, 1923.

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19th March, 2002.

Gujarat Restriction on Consumption and Regulation of Electrical Energy and Periods of Works Order, 1984.

No. GHU/2002/32/CPI/1402/900/K.1.—In exercise of the powers conferred by clause 8 of the Gujarat Restriction on Consumption and Regulation of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994/(I)K.1 dated 20th July, 1993, as under :—

In Schedule-I, after Sr. No. 302, the following shall be inserted.

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilised as all staggered holiday.
303	M/s. Safari Ceramics	Kankrol	Sabarkantha	50 K.V.A.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAWALE,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MARCH 19, 2002 / PHALGUNA 28, 1923

Separate paging in given to this part in order that it may be field as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Act.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19th March, 2002.

No. G.H.K. 2002/201, INDUSTRIAL UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.  
Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") shall be conducted to Government of Gujarat hereby declares that the Industrial Undertaking namely the ESSAR STEEL Ltd, Hazira,, District Surat (herein after referred to as "the said undertaking") shall be deemed to be a relief undertaking for the said Act, for a period of twelve months from 19th March, 2002 and in exercise of the Powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking, rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto pending before any Court, Tribunal officer or Authority shall be stayed during one year commencing from 19th March 2002. All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

By order and in the name of Governor of Gujarat,

T. A. SAIYED,  
Section Officer,  
Labour and Employment Department.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, MARCH 20, 2002 / PHALGUNA 29, 1923

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV -B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th March, 2002.

Bombay Motor Vehicles Tax Act, 1958.

No. GG/2002/46/MTA/10.2002/1285/Kh.-In exercise of the powers conferred by sub-rule(iii) of Rule-8 of the Bombay Motor Vehicles Tax Rule, 1959, the Government of Gujarat hereby extend the date of payment of Motor Vehicles Tax upto the date of 31st March, 2002 leviable under Section 3 (1) of the Bombay Motor Vehicles Tax Act, 1958, in view of the present communal disturbance in the State of Gujarat.

By order and in the name of the Governor of Gujarat,

R. B. BARA,  
Deputy Secretary to Government (Transport)  
Home Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

WEDNESDAY, MARCH 20, 2002/PHALGUNA 29, 1993

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th March, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/33/CPI/1402/172/K1. -In exercise of the powers conferred by clause--8 of the Gujarat Restriction on Consumption and Regulation of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby issues the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(I)/K.1 dated 20th July, 1993, as under :—

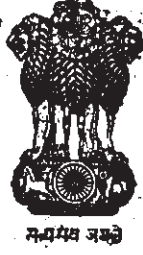
I: Schedule--1, after Sr. No. 303, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilised as all staggered holiday.
1	2	3	4	5
304	M/s. Jay Chemicals	GIDC Vapi	Valsad	200 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAWALE,  
Section Officer,  
Energy and Petrochemicals Department.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol-XLIIG

FRIDAY, MARCH 22, 2002/ CHAITRA 1, 1924

Separate paging in given to this part in order that It may be filed as a separate Compilation.

### PART IV—B

Rules and Orders (other than those published in Parts I, I--A, and I--L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર ૧૮મી માર્ચ, ૨૦૦૨.

ધી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૨૨-એપીએમ-૧૨૯૯-૩૩૫૪-ગ,(૭૦),—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ (સને ૧૯૬૩ના ગુજરાતના અધિનિયમ નં. ૨૦) (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ-૧૧-(૨)-(ક) અને (ખ) તેમજ કલમ-૧૧-(૪) (ક) હેઠળ મળેલ સત્તાની રુએ, પ્રસિધ્ધ કરેલ જે તે જાહેરનામાથી નિયુક્ત/ચૂંટાયેલ કમિટીઓની મુદત નીચે જણાવ્યા મુજબ જે તે તારીખે પુરી થનાર છે/પૂર્ણ થયેલ છે.

નિવ્લે	બજાર સમિતિનું નામ	મુદત પુરી થયાની તારીખ
૧. સાબરકાંઠા	ઈડર	૮-૩-૦૨
૨. સાબરકાંઠા	તલોદ	૩૦-૩-૦૨
૩. સાબરકાંઠા	વડાલી	૮-૩-૦૨
૪. નવસારી	બીલીમોરા	૭-૫-૦૨
૫. સાબરકાંઠા	પ્રાંતિજ	૩૦-૩-૦૨
૬. રાજકોટ	ગોંડલ	૧૬-૬-૦૨
૭. ગાંધીનગર	કલોલ	૧૬-૬-૦૪
૮. વડોદરા	બોડેલી	૨૮-૪-૦૪
૯. વડોદરા	કરજણ	૭-૫-૦૫

૨. ઉપરોક્ત બજાર સમિતિઓની મુદત પૂરી થાય તે પહેલાં બજાર ધારાની જોગવાઈને આધિન ત્રણ માસ અગાઉ ચૂંટણી કાર્યક્રમ શરૂ કરવા પાત્ર ચૂંટણીલક્ષી તમામ કાર્યવાહી પૂર્ણ કરવાની રહે છે. પરંતુ રાજ્યમાં પ્રવર્તતી પ્રવર્તમાન અર્થાત પરિસ્થિતિને ધ્યાને લઈ જે બજાર સમિતિઓની ચૂંટણીની પ્રક્રિયા શરૂ થયેલ હોઈ અને નજીકના સમયમાં સામાન્ય અને પેટા ચૂંટણીની પ્રક્રિયા શરૂ થનાર હોઈ તેવી બધીજ બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા અંગે નિર્ણય લેવાની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી.

૩. આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(૪)(ક) અને ૧૧(૫)(ક)(૧) હેઠળ મળેલ સન્તાની રુએ ઉપરોક્ત બજાર સમિતિઓની જાહેર કરેલી ચૂંટણીઓ તથા નજીકના ભવિષ્યમાં યોજનાર ઉપર દર્શાવેલ બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા તા. ૩૦-૬-૦૨ની સુધીની મુદત માટે રદ કરવામાં આવે છે અને તે બજાર સમિતિઓની મુદતમાં તે મુજબ નીચેની હકીકતે આથી વધારો કરવામાં આવે છે.

(૧) બજાર સમિતિની મુદત જે તારીખે પૂર્ણ થાય તે તારીખથી તા. ૩૦-૬-૦૨ સુધી લંબાવવામાં આવે છે.

(૨) જરૂરી જણાયેથી જે તે બજાર સમિતિની મુદત પૂરી થયેથી ચોખ્ખો જણાયે સરકારશ્રી વહીવટદાર નીમી શકશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વેપ્પુ,  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MARCH 26, 2002/CHAITRA 5, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 26th March, 2002.

#### BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU/2002/35/ELD/11/2002/1753/K.—In exercise of the powers conferred by sub-section (3) of section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby rescinds, with effect on and from the 1st April, 2002, the Government Notification, Energy & Petrochemicals Department No. GHU-99-20-ELD-1090-10321-K, dated the 1st April, 1999.

By order and in the name of the Governor of Gujarat,

S. G. VYAS  
Under Secretary to Government.





સત્યમેવ જયતે

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

WEDNESDAY, MARCH 27, 2002/CAITRA 6, 1924

Separate pricing is giving to this part in order that it may be field as a separate compilation

## PART IV—B

Rules and Orders (other than these published in Parts I, I—A and I—L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર તા. ૨૧મી માર્ચ, ૨૦૦૨.

ધી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૨૪-૨૦૦૨-એપીએમ-૧૨૯૯-૩૩૫૪-ગ, (૭૦).—ગુજરાત ખેત-ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩) ના ગુજરાતના અધિનિયમ, નં. ૨૦ (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ”) તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ-૫૪ (૨) હેઠળ મળેલ સત્તાની ફરો પ્રસિદ્ધ કરેલ જે તે જાહેરનામાથી નિયુક્ત થયેલ બજાર સમિતિ, મોડાસાની કમિટિની મુદત તા. ૩-૪-૨૦૦૨ના રોજ પૂર્ણ થનાર છે. આ બજાર સમિતિની ચૂંટણી પ્રક્રિયા નામદાર ગુજરાત હાઈકોર્ટના સ્પે. સી. એ. નં ૧૨૯૯-૨૦૦૦માંના ડાયરેક્ટન મુજબ હાથ ધરવામાં આવી રહેલ છે.

જલ્દા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગાંધીનગરના તા. ૧૯-૩-૨૦૦૨ના પત્રથી કરેલ સજ્જાત અન્વયે મોડાસા શહેરમાં તા. ૧૯-૩-૨૦૦૨ના રોજ અશાંત પરિસ્થિતિને કારણે સબ ડીવીઝનલ મેજસ્ટ્રેટ મોડાસા વિભાગ, મોડાસા જી. સાબરકાંઠા દ્વારા રવાના કરવામાં આવેલ કસ્ટુ હુકમ ક્રમાંક પી.ઓ.એલ. મોડાસા/૩/૨૦૦૨ તા. ૧૯-૩-૨૦૦૨ના સંદર્ભમાં નિયામકશ્રી દ્વારા મોડાસા બજાર સમિતિની ચૂંટણી મુલતવી રાખવાની દરખાસ્ત કરવામાં આવેલી છે.

પુખ્ત વિચારણાના અંતે ઉપરોક્ત દરખાસ્તના સંદર્ભમાં ગુજરાત ખેત ઉત્પન્ન બજાર અને અધિનિયમ, ૧૯૬૩ની કલમ ૧૧(૪) (કક) અને ૧૧ (૨)(ક)(ખ) હેઠળ મળેલ સત્તાની ફરો બજાર સમિતિ મોડાસાની આ ચાલુ ચૂંટણી પ્રક્રિયા મોડાસામાં પ્રવર્તતી “કસ્ટુ” ની પરિસ્થિતિને ધ્યાને લેતાં ૩૦ દિવસની સમય મર્યાદા સુધી તાત્કાલિક અસરથી મુલતવી રાખવામાં આવે છે. અને પરિસ્થિતિ પૂર્વવત થતાં ચૂંટણી પ્રક્રિયા ફરી ચાલુ કરવામાં આવે ત્યારથી તે પૂર્ણ થાય તથા તેની પ્રથમ સાધારણ સભાની તારીખ સુધી તેની મુદત લંબાવવામાં આવે છે. આ ચૂંટણી પ્રક્રિયા જે તબક્કે અટકાવવામાં આવે ને તબક્કેથી આગળ ધપાવીને ચૂંટણી પ્રક્રિયા નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, દ્વારા પૂર્ણ કરવાની રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એસ. વૈષ્ણવ,  
સેક્રેટરી અધિકારી,  
કૃષિ અને સહકાર વિભાગ.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, MARCH 27, 2002/CAITRA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, Dated the 27th March, 2002.

#### THE BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU-2002-36-ELD-11-2002-1448-K-In exercise of the powers conferred by section-8 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), and in superse sion of Government Order, Industries, Mines and Power Department No. GHU-87-15-ELD-1186-6235-K dated the 26th March, 1987, the Government of Gujarat hereby fixes 18 percent per annum to be the rate of interest for the purpose of said section 8.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

WEDNESDAY, MARCH 27, 2002/CAITRA 6, 1924.

Separate paging is given to this part in order that it may be filed as a separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 27th March, 2002

#### THE GUJARAT TAX ON SALE OF ELECTRICITY ACT, 1985.

No. GHU-2002-37-TOS-11-2002-1448-K.-In exercise of the powers conferred by section 10 of the Gujarat Tax on Sale of Electricity Act, 1985, (Guj. 5 of 1985) and in supersession of Government Order Energy and Petrochemicals Department No. GHU-99-28-TOS-1199-2530-K dated the 9th July, 1999, the Government of Gujarat hereby fixes 18 percent per annum to be the rate of interest for the purpose of said section-10.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

THURSDAY, MARCH 28, 2002/CAITRA 7, 1924

Separate paging is given to this part in order that it may be filed as a separate compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28th March, 2002.

#### THE GUJARAT TAX ON SALE OF ELECTRICITY ACT, 1985.

No. GHU-2002-38-TSE-11-2002-1833-K.-In exercise of the powers conferred by sub-section (1) of section 15 of the Gujarat Tax on Sale of Electricity Act, 1985, the Government of Gujarat hereby repeals the Government notification No. GHU/88/58/STE/1084/10461/K dated the 5th December, 1988, with effect from the 1st April, 2002.

Provided that any thing done or any action taken under the rules so repealed shall in so far as it is not inconsistent with the provisions of these rules, be deemed to have been done or taken under the corresponding provisions of these rules.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MARCH 28, 2002 / CHAITRA 7, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

#### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### HOME DEPARTMENT (Special)

##### Notification

Sachivalaya, Gandhinagar, 28th March, 2002.

#### THE GUJARAT PREVENTION OF ANTI SOCIAL ACTIVITIES ACT, 1985.

No. GG/2002/51/SBIII/PAS/1099/726.—In exercise of the powers conferred by Section 10 of the Gujarat Prevention of Anti Social Activities Act, 1985, the Government of Gujarat is pleased to appoint Hon'ble Mr. Justice (Retd.) N. B. Patel as a Member, from the date of issuance of this notification, vice Hon'ble Mr. Justice (Retd.) B. S. Kapadia in the Advisory Board constituted under the chairmanship of Hon'ble Mr. Justice (Retd.) J. P. Desai vide Government Notification Home Department (Spl.) No. GG/2000/136/SB-III/PAS/1099/726, dated 17th November, 2000.

By order and in the name of the Governor of Gujarat,

J. R. RAJPUT,  
Under Secretary to Government,  
Home Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

SATURDAY, MARCH 30, 2002/CAITRA 9, 1924.

Separate paging in given to this part in order tat It may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

નિર્દિષ્ટ સહકારી મંડળીઓની ચૂંટણી મુલતવી રાખવા બાબત.

કૃષિ અને સહકાર વિભાગ,

સચિવાલય, ગાંધીનગર, ૨૬મી માર્ચ, ૨૦૦૨.

અધિસૂચના ક્રમાંક : જીએચકેએચ-૨૬-૨૦૦૨-પરચ-૧૦/૨૦૦૨-એમ-૨-છ-ગુજરાત સહકારી મંડળીઓ અધિનિયમ, ૧૯૬૧ની કલમ-૭૪ અન્વયે સહકારી સંસ્થાઓએ તેમના પેટા નિયમની જોગવાઈ મુજબ વ્યવસ્થાપક કમિટીની ચૂંટણી કરવાની હોય છે.

સદર અધિનિયમની કલમ-૭૪ (ગ) હેઠળ નિર્દિષ્ટ કરેલ સહકારી મંડળીઓ સહિતની રાજ્યની તમામ સહકારી મંડળીઓની વ્યવસ્થાપક કમિટીની ચૂંટણી અધિનિયમની કલમ-૧૪૫ (ક) થી (વ)ની જોગવાઈ મુજબ કરવાની હોય છે.

રાજ્યમાં પ્રવર્તમાન અશાંત પરિસ્થિતિને કારણે જનજીવન પર ભારે વિપરીત અસર થવા પામેલ છે. આ સંજોગમાં નિર્દિષ્ટ સહકારી મંડળીઓની વ્યવસ્થાપક કમિટીઓની ચૂંટણી યોજવાથી મતદારો તેઓના મતાધિકારનો મુક્તપણે ઉપયોગ કરી શકે તેવી પરિસ્થિતિ જણાતી નથી.

આ હકીકતે ગુજરાત સહકારી મંડળીઓના અધિનિયમ-૧૯૬૧ની કલમ-૧૬૧ની જોગવાઈઓ અન્વયે મળેલ સરત્તાની રુએ, નીચે મુજબ હુકમ કરવામાં આવે છે.

હુકમ

ગુજરાત સહકારી મંડળીઓના અધિનિયમ, ૧૯૬૧ની કલમ ૧૬૧ અન્વયે ગુજરાતમાં આવેલ, નિર્દિષ્ટ સહકારી મંડળીઓને અધિનિયમની કલમ ૭૪ (ગ) તેમજ કલમ ૧૪૫ (ક) થી (વ)ની જોગવાઈઓમાંથી તમામ નિર્દિષ્ટ સહકારી મંડળીઓ કે જેની ચૂંટણીઓ તા. ૩૦-૬-૨૦૦૨ સુધીમાં યોજનાર હોય અથવા જેની ચૂંટણી પ્રક્રિયાનો હાલમાં ચાલુ હોય તે તમામ નિર્દિષ્ટ સહકારી મંડળીઓને તારીખ ૩૦-૬-૨૦૦૨ સુધી ચૂંટણી પ્રક્રિયા હાથ ધરવામાંથી મુક્ત રાખવામાં આવે છે. પરંતુ જે મંડળીઓની ચૂંટણી પ્રક્રિયા કોઈ ન્યાયિક હુકમ/ચૂકાદાના અનુસંધાને હાથ ધરાયેલ હોય કે હાથ ધરવાની રહેતી હોય તે મંડળીઓને આ મુક્તિમાંથી બાકાત રાખવાનો રાજ્ય સરકાર નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જયંત નાગર,  
સરકારના ઉપ સચિવ.  
કૃષિ અને સહકાર વિભાગ.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, APRIL 1, 2002/CAITRA 11, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Order (other than those published in Parts I- I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### NARMADA, WATER RESOURCES AND WATER SUPPLY DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16th March, 2002.

No. GP/2/2002/NPP-2000-1049/476(2002)/KH.—In exercise of powers conferred by sub section (1) of Section (2) of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2002 (Guj. 5 of 2000), the Government of Gujarat hereby authorizes the persons namely (1) Shri N. K. Parmar, Mamlatdar and (2) Shri M. D. Sata, Dy. Mamlatdar (Rtd.) to perform the function of R.O.U. as "Competant Authority" under the said Act, with immediate effect, for all the sections of Sardar Sarovar Canal Based Water Supply Schemes.

By order and in the name of the Governor of Gujarat,

B. U. PATEL,

Deputy Secretary to Government.

નર્મદા, જળસંપત્તિ અને પાણી પુરવઠા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૬મી માર્ચ, ૨૦૦૨.

ક્રમાંક : જીપી/૨/૨૦૦૨/અનપીપી/૨૦૦૦/૧૦૪૯/૪૭૬/ખ.—ગુજરાત પાણી પુરવઠા અને ગેસ પાઈપ લાઈન (જમીનમાં વપરાશ-કરોનો હક્ક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ની કલમ (૨) પેટા-કલમ (ક) થી અપાયેલ સત્તાની રૂએ ગુજરાત સરકાર દ્વારા (૧) શ્રી એન કે. પરમાર, મામલતદાર (જ.સં.) તથા (૨) શ્રી એમ. ડી. સાતા, નાયબ મામલતદાર (નિવૃત્ત)ને સરદાર સરોવર કેનાલ આધારિત પાણી પુરવઠા યોજનાના વિવિધ એકમોની ચાર. ચો. યુ. ની કામગીરી માટે સક્ષમ સત્તાધિકારી તરીકે અધિકૃત કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. યુ. પટેલ,  
નાયબ સચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, APRIL 1, 2002/CAITRA 11, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV—B

Rules and Order (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1st April, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/33 of 2002/DVP-1296-UM-66-L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the final revised development plan for the Vadodara Urban Development Authority sanctioned under Government Notification No. GH/V/171 of 1996/DVP-1294-4036-L dated 25/10/1996.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid final revised development plan by way of variation in the manner specified in the Schedule hereto and;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the Official Gazette.



## SCHEDULE

Proposed variation in the final development plan of Vadodara Urban Development Authority sanctioned by Government in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/171 of 1996/DVP-1294/4036/L, dated 25-10-1996.

The lands bearing R.S.Nos. 582/2-1 paiki (city survey n.o. 2853 to 2858) (area 6000 sq.mts.) of Vadodara reserved for "local centre by Vadodara Municipal Corporation." shall be deleted and the land thus released from the said reservation is designated for residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government of Gujarat,

Urban Development and Urban Housing Department.



(C)



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII;

MONDAY, APRIL 1, 2002/CAITRA, 11 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, Dated the 1st April, 2002.

GUJARAT SALES TAX ACT, 1969.

No. (GHN-8) GST-2002-(S.49)(358)/TH-WHEREAS the Government of Gujarat considers it necessary so to do in the public Interest.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat sales Tax Act, 1969 (Guj 1 of 1970) the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-627) (GST-1070) (S.49)-TH dated the 29th April, 1970, as follows, namely :

In the Schedule appended to the said notification in the entry at serial No. 241 in column 3, for the words "six paise in the rupee and whole of general sales tax" the words "four paise in the rupee" shall be substituted.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Additional Secretary to Government.

## FINANCE DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, Dated the 1st April, 2002.

## GUJARAT SALES TAX ACT, 1969.

No. (GHN-9)GST-2002-(S.49)(359)/TH-WHEREAS the Government of Gujarat considers it necessary so to do in the public interest.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970) the Government of Gujarat hereby amends the Government Notification, Finance Department No. (GHN-14)/GST-1092(S.49)/(251)/TH dated the 1st April, 1992 as follows, namely;

In the Schedule appended to the said notification.

(1) in the entry at serial No. 11, in sub-entry (3), in column 3, for the words "three paise", the words "one paise" shall be substituted :-

(2) in the entry at serial No. 74, in column 2, after the words "gravels", "the words metals of all types or rubbles of black-traps" shall be added;

(3) in the entry at serial No. 105, in column 3, for the words "eight paise", the words "four paise" shall be substituted;

(4) for the entry at serial No. 121, the following entry shall be substituted namely:-

1	2	3	4
"121	(1) Sales of bricks other than those specified in sub-entry (2);	To the extent to which the amount of sales tax exceeds two paise in the rupee.	
	(2) Sales of bricks made from fly-ash.	To the extent to which the amount of sales tax exceeds four paise in the rupee.	

(5) in the entry at serial No. 123, in column 3, for the words "six paise" the words "four paise" shall be substituted.

(6) for the entry at serial No. 132, the following entry shall be substituted namely :-

1	2	3	4
"132	Sales of Ordinary Portland Cement and Pozollona Cement.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	

(7) in the entry at serial No. 134,

(i) in sub-entry (1), in column 4, in item (4), for the figures "2002", the figures "2003" shall be substituted.

(ii) in sub-entry (2), in column 4, in item (6), for the figures "2002" the figures "2003" shall be substituted.

(8) after the entry at serial No. 140, the following entries shall be inserted, namely :-

1	2	3	4
"141	Sales of briquettes manufactured from agricultural waste or bio-mass such as saw-dust, bagasse or groundnut-husk.	Whole of tax.	..
142	Sales of Hardware materials as may be specified by the Commissioner.	To the extent to which the amount of sales tax exceeds eight paise in the rupee.	
143	Sales of Foot Air Pump, Cycle Air Pump and Barrel Air Pump and their parts.	To the extent to which the amount of sales tax exceeds four paise in the rupee.	..
144	Sales of Diamond whether polished or not, synthetic precious stones and other precious stones, synthetic diamond powder.	Whole of tax	..

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Additional Secretary to Government.

#### FINANCE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, Dated the 1st April, 2002.

#### GUJARAT SALES TAX ACT, 1969.

No. (GHN-10)/GSR/2002/(105)TH-WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to take immediate action to amend the Gujarat Sales Tax Rules, 1970 and to dispense with the previous publication thereof under the proviso to sub-section (4) of section 86 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970);

NOW THEREFORE, in exercise of the powers conferred by section 86 of the said Act, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Sales Tax Rules, 1970, namely :-

1. These rules may be called the Gujarat Sales Tax (second amendment) Rules, 2002.
2. In the Gujarat Sales Tax Rules, 1970 (hereinafter referred to as "the said rules"), in rule 11-B, in sub-rule (3), for the figures and words "1st April, 2002", the figures and words "1st July 2002" shall be substituted.
3. In the said rules, in rule 42, in condition (2), for the existing provisos, the following proviso shall be substituted, namely-  
"Provided that this condition shall not apply in respect of,—  
(i) purchases of Iron and Steel described in entry 5 of Schedule II, Part A, where the goods so purchased are used by the assessee in the manufacture of Iron and Steel falling under the said entry 5.  
(ii) purchases of Petrochemicals described in entry 45 of Schedule II, Part A, where the goods so purchased are used by the assessee in the manufacture of Petrochemicals falling under the said entry 45;  
(iii) purchases of Petroleum products described in entry 46 of Schedule II, Part A, where the goods so purchased are used by the assessee in the manufacture of Petroleum products falling under the said entry 46.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Additional Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, APRIL 1, 2002/CAITRA 11, 1924

Separate pricing is giving to this part in order that it may be field as a separate compilation

## PART IV--B

Rules and Orders (other than these published in Parts I, I--A and I--L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, Dated 1st April, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/40/GPI/1402/4897/K.1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493/994(1)/K.1, dated 20th July, 1993, as under :—

In Schedule--II, after Sr. No. 304, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilised as all staggered holiday.
1	2	3	4	5
305	Fine Diwax Casting Ltd.	Odhav	Ahmedabad	20 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAWALLE,  
Section Officer,  
Energy and Petrochemicals Department.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, APRIL 3, 2002 / CAITRA 13, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV -B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, Dated the 1st April, 2002

#### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/2002/56/MTA/1001/2088/KH.-In exercise of the powers conferred by sub-section (1) of section 3 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby amends the Government Notification, Home Department No. GHG/98/129/MTA/1098/1408/KH, dated the 31st July, 1998, with effect on and from the 1st April, 2002 as follows, namely :-

In the Schedule appended to the said notification, in part-I after clause I-A the following clause shall be inserted, namely :-

#### "I-AA Sleeper designated omnibuses :-

- |   |  |
|---|--|
| (a) Sleeper designated omnibuses licensed to carry not more than twenty passengers. | Rs. 9000/- per passenger which the vehicle is licensed to carry.   |
| (b) Sleeper designated omnibuses licensed to carry more than twenty passengers.     | Rs. 12000/- per passenger which the vehicle is licensed to carry." |

By order and in the name of the Governor of Gujarat,

S. K. BHAVSAR,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII)

THURSDAY, APRIL 4, 2002 / CAITRA 14, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 1st April, 2002.

#### BOMBAY STAMP ACT, 1958.

No. GHM-102002/27/M/STP-102000/2588-H-1.—In exercise of the powers conferred by clause (a) of Section--9 of the Bombay Stamp Act, (BOM. LX OF 1958), the Government of Gujarat hereby remits the duty with which instruments executed by the beneficiaries for securing repayment of loan not exceeding the amount of Rs. 1,00,000/- (Rs. One lac) sanctioned under a self employment scheme sponsored by the State Government or the Government of India with effect on and from the 1st April, 2002 chargeable under the said Act.

By order and in the name of the Governor of Gujarat,

I. A. GAJJAR,  
Deputy Secretary to Government.





# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, APRIL 5, 2002/CAITRA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, Dated 5th April, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/VI/ 34 of 2002/DVP - 292002 -945-L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the Development Plan for the town of Anjar, the Area

Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/175 of 2001/DVP-292001-5799-L, dated 12<sup>th</sup> December, 2001;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and ;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

#### SCHEDULE

Proposed variation to the Development Plan of Anjar sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/ 175 of 2001/DVP- 292001-5799-L, dated the 12<sup>th</sup> December, 2001.

---

Following variation are incorporated in the sanction GDCR of Anjar Area Development Authority, Anjar under section 12(2)(m) of the Gujarat Town Planning and Urban Development Act, 1976.



1. In clause no.2.16, the words "and domestic storage" shall be added after the words "used for parking" and before the words "purpose".
2. In clause 4.2.2 k, the following para shall be added after the words "Measure" word provided that
  - (a) For residential structure upto G+1 no soil testing is required for individual case only..
  - (b) Soil testing shall be mandatory, as specified by the design engineers, for all the institution, industries, public buildings like hospitals, utility, centers, say of the Building where public Gathering is expected mass housing colonies where repetitive designs are allowed.
  - (c) In certain exceptional cases where soil conditions prima facie does not meet the required conditions, the technical advisory cell/ the Area Development Authority will carry out Visual inspection of the site and recommend certain tests.
3. Following para shall be added after clause 9.3.4 ( c ) (i).
  - (i) The Architectural and structural Designer shall be responsible for adhering to the provisions of the relevant and prevailing Indian Standard specification. They will not be held responsible for the sever damage or collapse that may occur under natural forces going beyond the design forces provided in the above Indian Standard specifications.
4. In clause no.9.3.3(A) the word " or AMIE" shall be deleted and following sentence may be added two years experience if he is AMIE or Degree holder".
5. In clause 10.1.1, the words " side not more than 2" after the words between the length of the adjacent" and before the words" However this condition of ratio shall be replaced by the words" side is not more than 3"  
Also add " Appropriate Authority may waive the ratio in Gamtal while constituting in Town Planning Scheme based on the original plot size based on merit." Shall be added after the words "10.5 m or more in length" and before the words " provided however.
6. In clause no.10.4 Note 7, the words " exceeding 30 mts in length" shall be added after the words " of an internal road or roads" and before the words " of 13.5 in dia meter turning circle or 12m X 6 m turning "T" shall
7. In clause no.10.4, new sub clause to be added after note, 11"12  
Appropriate Authority can decide the minimum width of the Road and Length allowable against it while forming town planning scheme in Gamtal area depending on existing site condition".
8. The Title of Chapter 11" SPECIAL Development Requirement for Exisiting Old Walled city and " Gamtal area" shall be replaced by the words "SPECIAL DEVELOPMENT REQUIREMENT FOR EXISTING GAMTAL AND T.P. SCHEME NO.1 TO 4 AREA"
9. In Clause 11.1 add a proviso " Provided that in case of Building units which are registered in the property card or allotted in the town planning

scheme against these original plot and are not sub-divided or amalgamated, this clause shall not be applicable”.

10. In clause No.11.3.1, the following words, shall be added at the end of the clause

“Note : No Margin shall be required for the building unit abutting on 9.0 mts. Or less roads.”

11. Clause No.11.4.1(b), the table of minimum open space width shall be replaced as follows:

Minimum width of open air space throughout (m)	Where height of building ( above adjoining the open air space does not exceed meter.
1.5	7
2.0	10
2.5	13

Also in clause 11.4.1 (b) following note shall be added at the end

Note: A minimum of 0.9 mts is to be kept in any case.

12. In clause no.11.5 the new proviso shall be added proviso at the end “Provided that incase of special structure like auditorium, Community hall , cinema hall etc, where the floor to ceiling height is required to be more than 7.5 mts. On account of technical reason justifying the cause the competent authority may relax this height restriction.
13. The entire clause No.12.2 (a) shall be replaced by the following

“ Minimum area of a building unit shall be as per the road width as the follow:  
The clause No.12.2 (a) shall be replaced by the following;

“Minimum area of a building unit shall be as per the road width as follows:

Road width in mts.	Plot size in sq.mts.
Upto 9 mts.	25 sq.mts
9 to 12 mts.	100 sq.mts
Above 12.0 mts.	200 sq. mts.

The building unit having rectangular shape the ratio between the lengths and the adjacent side shall not be more than 3. However, this condition of ratio will not be applicable if the smaller side of the building unit is 10.50 mt. or more".

14. The sub clause no.12.2 (e) shall be deleted.
15. In the clause No.12.2 following proviso shall be added at the end.  
"Provided that in case of the building units existing prior to these regulations have to come into force, the above provision shall not be applicable".
16. In clause No.12.3.2, following proviso shall be added as a proviso at the end. "Provided that in case of special structures like Industrial Building, Institutional Building, auditorium, community hall, etc. where the floor to ceiling height is required to be more than 7.5 mts., on account of technical reason justifying the case the competent authority may relax this height restriction".
17. In the clause No.12.4.1 (A)I(a) shall be replaced by the following

Width of proposed Roads (m)	Minimum road side margin (m)	Remarks
Road upto 7.5 m and less	2.0	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations
Above 7.5 m and upto 9.0 m	2.5	
Above 9.0 m and upto 12.0 m	3.0	
Above 12.0 m and upto 18.0	4.5	
Above 18.0 m and upto 40.0	6.0	
Above 40.0 m	9.0	

(2) Minimum side margin shall be provided as per Regulation No.12.4.1 (A) (ii)

18. In clause No.12.4.2(A) Note (ii) of conversion shall be replaced by the following:

"7.5 m = 25.00 ft."

19. The sub-clause no.12.4.2 (A)(b) shall be deleted.
20. The table in the clause No.12.4.2(A) (ii) shall be replaced by the following table and the new proviso shall be added at the end, provided that for plots upto including 100 m<sup>2</sup> of area 1.5 m margin shall be permitted on the road side other than Front/ wider road side

Plot size	Margins other than road side	Maximum built up area on any floor
25m <sup>2</sup> and upto 100m <sup>2</sup>	1.5 m (Anyone side other than major road)	70%
Above 100 m <sup>2</sup> and upto 150 m <sup>2</sup>	2.25m (anyone side)	60% or 75 m <sup>2</sup> whichever is more
Above 150 m <sup>2</sup> and upto 250 m <sup>2</sup>	2.50m (rear side) and 1.5m (anyone side)	50% or 90 M <sup>2</sup> whichever is more
Above 250 m <sup>2</sup>	3.0 m in all sides except road side subject to these regulations as the case may be.	50% or 125 m <sup>2</sup> whichever is more

21. In clause No.12.4.1(C), the new sub-clause shall be added:  
 "(8) In front side marginal space exceeding 4.5 mts. a porch not exceeding 16.0 sq.mts. in built-up area shall be permitted. However, clear open space of minimum 1.8 mts. shall have to be maintained from the plot boundary".
22. In clause No.12.4.1 (E), following new sub-clauses to be added at the end of clause (ii).
- "(iii) In any margin of 3.0 mts. or more, a balcony at slab level which is not enclosed shall be permitted having maximum projection of 1.2 mts.
- (iv) Maximum 1.0 mts. wide open stair shall be permitted in the front compulsory margin, in such a way that minimum 2 mts. clear margin is available from the plot boundary".
23. In the clause No.17.3(II) sub-clause (II) and (III) shall be deleted.
24. In clause No.16.2 sub-clause No.(i) & (iv) shall be replaced by the following
- (I) Only ground plus one floor structure without hollow plinth  
 (IV) Maximum height of the building shall be 7.5 m
25. In clause No.17.5 (i), the word "twice" shall be replaced by the word "half" and the words "it may be in one level or two" shall be deleted.

26. In the table under clause No:17.12(i), the Sr.No.(1) shall be replaced by the following:

Sr.No.	Type of occupancy	Minimum width of staircase/ Stairway/ Corridor ( in mts).
1.	Residential building	1.0(0.75 in the building upto 50 mts ground coverage)
	Low raise Hotels	1.5

27. Appendix -C Form No.2 (A) shall be replaced as per "Annexure -A".  
28. Appendix -C Form No.2 (B) shall be replaced as per "Annexure-B".  
29. Appendix -C Form No.2 (C) shall be replaced as per "Annexure-C".  
30. Appendix -C Form No.6 (A) shall be replaced as per "Annexure-D".  
31. Appendix -C Form No.6 (B) shall be replaced as per "Annexure-E".  
32. Appendix -C Form No.6 (C) shall be replaced as per "Annexure-F".  
33. Appendix -C Form No.6 (D) shall be replaced as per "Annexure-G".  
34. Appendix -C Form No.8 shall be replaced as per "Annexure-H".  
35. Appendix -C Form No.9 shall be replaced as per "Annexure-I".

By order and in the name of the Governor of Gujarat,

V.D.VAGHELA

Officer on Special Duty & Ex-Officio Deputy Secretary to the  
Government of Gujarat  
Urban Development & Urban Housing Department

## ANNEXURE-A

**FORM NO. 2 (A)**  
**CERTIFICATE OF UNDERTAKING OF REGISTERED**  
**ARCHITECT/ENGINEER**

(REGULATION NO.9.3)

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
 \_\_\_\_\_ (Title of the project)-C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
 village \_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
 \_\_\_\_\_ (Village/Town/City)For \_\_\_\_\_  
 \_\_\_\_\_ (Name of Owner/Organiser/Developer/Builder)

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

ANNEXURE-B

FORM NO.2 (B)

CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)  
C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
village \_\_\_\_\_ Taluka \_\_\_\_\_

T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Signature: \_\_\_\_\_  
Reg.No. \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

(to be struck off if not applicable)

ANNEXURE-CFORM NO.2 (D) FOR HAZARD SAFETY  
(REGULATION NO.19.4) REQUIREMENT

To \_\_\_\_\_

Ref: Proposed work of \_\_\_\_\_  
(Title of the work)

C.S.No. R.S.No./F.P.No. \_\_\_\_\_

In ward No. \_\_\_\_\_ at village \_\_\_\_\_ Taluka \_\_\_\_\_

In T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

1. Certified that the building plans submitted for approval satisfy the safety requirement as stipulated under Building Regulation No.19.4 and information given there in is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety form hazards based on soil sanctions shall be duly incorporated in the design of the building and this provision shall be adhered to during the construction.

Signature of Owner with date: \_\_\_\_\_ Signature of St.Engineer with date: \_\_\_\_\_

Name in Block Letter \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

Signature of the Architect with date \_\_\_\_\_ Signature of the Supervisor with date \_\_\_\_\_

Name in Block Letters \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_



ANNEXURE-D

FORM NO.6 (A)

PROGRESS CERTIFICATE

(REGULATION NO.6.2)

Plinth Stage/In case of basement casting of basement slab

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the **Plinth Level** and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

ANNEXURE-EFORM NO.6 (B)PROGRESS CERTIFICATE - FIRST STOREY

(REGULATION NO.6.2)

Reference No.  
Owner's Name:  
Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-F

FORM NO.6(C)

PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING  
(REGULATION NO.6.2)

---

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

ANNEXURE-G

FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters:

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-H

FORM NO.8

BUILDING COMPLETION CERTIFICATE

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

1. The building/s has/have been constructed according to the sanctioned plan.
2. The building/s has/have been constructed as per approved plan and structural design (one set of structural drawings as executed and certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standard Specifications/ Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the  
Supervising Engineer/Owner

Signature of the  
Structural Designer

Date:

Date:

Name in block letters: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

ANNEXURE-I

## FORM NO.9

FORM OF OCCUPANCY CERTIFICATE

(REGULATION NO.7.2)

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_  
Taluka \_\_\_\_\_ Plot No. \_\_\_\_\_ T.P.Scheme No. \_\_\_\_\_  
Street \_\_\_\_\_ Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in  
the development area, completed and constructed as per plan prepared by  
\_\_\_\_\_ under the supervision of \_\_\_\_\_

(Architect/Engineer)

(Supervising Engineer/Owner)

Architect has been inspected on \_\_\_\_\_ and I declare that the development has  
been carried out in accordance with the Development Permission No. \_\_\_\_\_  
dated \_\_\_\_\_ and that the development is fit for the use for which it has been  
permitted.

Chief Executive Authority  
Anjar Area Development Authority

Date: \_\_\_\_\_

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, APRIL 5, 2002/CAITRA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART- IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, Dated 5th April, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 35 of 2002/DVP – 292002 – 896 -L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation

in the Development Plan for the town of Bhachau Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/176 of 2001/DVP- 292001- 5729-L, dated 12<sup>th</sup> December, 2001;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and ;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat , Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

#### SCHEDULE

Proposed variation to the Development Plan of Bhachau sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/ 176 of 2001/DVP- 292001-5729-L, dated the 12<sup>th</sup> December, 2001.

---

Following variations are proposed in the sanctioned GDCR of Bhachau Area Development Authority, Bhachau under section 12 (2)(m) of the Gujarat Town Planning and Urban Development Act, 1976.

1. In clause No.2.16, the words "and domestic storage" shall be inserted after the words "used for parking" and before the word "purpose"



2. In clause No.9.3.3(A) the words "/or AMIE" shall be deleted and following sentence may be added: "and two years experience if he is AMIE or Degree holder".
3. In clause No.10.1.1, the words and figures "side note more than 2" shall be replaced by the words and figures "side is not more than 3".

Also, add the following para before the proviso to this clause: "Appropriate Authority may waive the ratio in Gamtal while reconstituting in Town Planning Scheme based on the original plot size based on merit".

4. In clause No.10.4 Note (7), the words and figures, "exceeding 30 mts in length" shall be added after the words "of an internal road or roads".
5. The Title of Chapter 11 "DEVELOPMENT REQUIREMENTS FOR EXISTING OLD WALLED CITY AND GAMTAL AREA" shall be replaced by the words and figures "DEVELOPMENT REQUIREMENTS FOR EXISTING GAMTAL AND T.P. SCHEME NO.1 AREA".
6. In clause No.11.1 add a proviso "Provided that in case of Building units which are registered in the property card or allotted in the town planning scheme against these original plots and are not sub-divided or amalgamated, this clause shall not be applicable".
7. Delete clause No.11.3.2.
8. In clause No.12.5.1(a), the table shall be replaced as follows:-

Minimum width of open air space throughout (m)	Where height of building (above plinth adjoining the open air space) does not exceed
1.5	4
2.0	7.5

9. In clause No.11.5, the new proviso shall be added at the end "Provided that in case of special structure like auditorium, community hall, cinema hall etc. where the floor to ceiling height is required to be more than 7.5 mts. on account of technical reason justifying the cause the competent authority may relax this height restriction".

In clause 11.5, para 1, the word "more" shall be replaced by the word "less". The words and figures in para 2 "10m" shall be replaced by the words and figures "7.5m".

10. The clause No.12.2 (a) shall be replaced by the following;

"Minimum area of a building unit shall be as per the road width as follows:

Road width in mts.	Plot size in sq.mts.
Upto 9 mts.	25 sq.mts
9 to 12 mts.	100 sq.mts
Above 12.0 mts.	200 sq. mts.

The building unit having rectangular shape the ratio between the lengths and the adjacent side shall not be more than 3. However, this condition of ratio will not be applicable if the smaller side of the building unit is 10.50 mt. or more".

11. The sub-clause No.12.2 (e) shall be deleted.
12. In the clause No.12.2 following proviso shall be inserted at the end. "Provided that in case of the building units existing prior to these regulations have to come into force, the above provision shall not be applicable".
13. In clause No.12.3.2, following proviso shall be added at the end. "Provided that in case of special structures like Industrial Building, Institutional Building, auditorium, community hall, etc. where the floor to ceiling height is required to be more than 7.5 mts., on account of technical reason justifying the casue the competent authority may relax this height restriction".
14. Figures of clause No.12.4.2 (A) shall be replaced with figures and words "12.4.1 (A).
15. The words and figures "(1)(a)" in corrected clause 12.4.2 (A) on page No. 71 shall be replaced with "(i)"
16. The table in the corrected clause No.12.4.1(A)(i) shall be replaced by the following table:

Width of proposed Roads (m)	Minimum road side margin (m)	Remarks
Road upto 7.5 m and less	1.5	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations
Above 7.5 m and upto 9.0 m	2.5	
Above 9.0 m and upto 12.0 m	3.0	
Above 12.0 m and upto 18.0	4.5	
Above 18.0 m and upto 40.0	6.0	
Above 40.0 m	9.0	(2) Minimum side margin shall be provided as per Regulation No.12.4.1 (A) (ii)

17. In corrected clause No.12.4.1(A) Note (ii) of conversion shall be replaced by the following:

"7.5 m = 25.00 ft."

18. The sub-clause (b) of corrected clause No.12.4.1 (A) shall be deleted.
19. The bracket and word "(i) before the words "the minimum side" at page No.72 shall be replaced with bracket and words "(ii).
20. The table in the corrected clause No.12.4.1(A) (ii) shall be replaced by the following table:

Plot size	Margins other than road side	Maximum built up area on any floor
25m <sup>2</sup> and upto 100m <sup>2</sup>	1.5 m (Anyone side)	70%
Above 100 m <sup>2</sup> and upto 150 m <sup>2</sup>	2.25m (anyone side)	60% or 75 m <sup>2</sup> whichever is more
Above 150 m <sup>2</sup> and upto 250 m <sup>2</sup>	2.50m (rear side) and 1.5m (anyone side)	50% or 90 M <sup>2</sup> whichever is more
Above 250 m <sup>2</sup>	3.0 m in all sides except road side subject to these regulations as the case may be.	50% or 125 m <sup>2</sup> whichever is more

21. In corrected clause No.12.4.1(C), the new sub-clause shall be added.  
 "(i) In front side marginal space exceeding 4.5 mts. a porch not exceeding 16.0 sq.mts. in built-up area shall be permitted. However, clear open space of minimum 1.8 mts. shall have to be maintained from the plot boundary".
22. In corrected No.12.4.1 (E), following new sub-clauses to be added at the end of clause (ii).
- "(iii) In any margin of 3.0 mts. or more, a balcony at slab level which is not enclosed shall be permitted having maximum projection of 1.2 mts.
- (iv) Maximum 1.0 mts. wide open stair shall be permitted in the front compulsory margin, in such a way that minimum 2 mts. clear margin is available from the plot boundary".
23. In clause No.16.2, sub-clause No.(i) & (iv) shall be replaced by the following sub-clause.
- "(i) Only ground plus one floor structure without hollow plinth.  
 (iv) Maximum height of the building shall be 7.5 m".

24. In clause No.17.3 (2), the serial number "(ii) and (iii)" of the table shall be deleted.
25. In clause No.17.5 (i), the word "twice" shall be replaced by the word "half" and the words "it may be in one level or two" shall be deleted.
26. In the table under clause No.17.12(i), the Sr.No.(1) shall be replaced by the following:

Sr.No.	Type of Occupancy	Minimum width of staircase/stairway/ corridor (in mts.)
(1)	(2)	(3)
1	Residential building	
	Low rise	1.0 (0.75 in the building upto 50 mts. ground coverage)
	Hotels	1.5

27. Form No.2 (a) at page No.184 shall be replaced as per "Annexure-A".
28. Form No.2 (b) at page No.185 shall be replaced as per "Annexure-B".
29. Form No.2 (d) shall be replaced as per "Annexure-C".
30. Form No.6 (a) shall be replaced as per "Annexure-D".
31. Form No.6 (b) shall be replaced as per "Annexure-E".
32. Form No.6 (c) shall be replaced as per "Annexure-F".
33. Form No.6 (d) shall be replaced as per "Annexure-G".
34. Form No.8 shall be replaced as per "Annexure-H".
35. Form No.9 shall be replaced as per "Annexure-I".

By order and in the name of the Governor of Gujarat,

V.D.VAGHELA

Office on Special Duty & Ex-Officio Deputy Secretary to the  
Government of Gujarat  
Urban Development & Urban Housing Department

**FORM NO. 2 (A)**  
**CERTIFICATE OF UNDERTAKING OF REGISTERED**  
**ARCHITECT/ENGINEER**

(REGULATION NO.9.3)

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_

(Title of the project)

C.S.No.R.S.No/F.P.No. \_\_\_\_\_

Inward No. \_\_\_\_\_

at

village \_\_\_\_\_

Taluka \_\_\_\_\_

T.P.S.No. \_\_\_\_\_

of \_\_\_\_\_

(Village/Town/City)

For \_\_\_\_\_

(Name of Owner/Organiser/Developer/Builder)

Address: \_\_\_\_\_

Tel.No.: \_\_\_\_\_

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No.: \_\_\_\_\_

ANNEXURE-B

FORM NO.2 (B)

CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
village \_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Reg.No. \_\_\_\_\_ Signature: \_\_\_\_\_  
Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

(to be struck off if not applicable)

FORM NO.2 (D) FOR HAZARD SAFETY  
(REGULATION NO.19.4) REQUIREMENT

To \_\_\_\_\_

Ref: Proposed work of \_\_\_\_\_  
(Title of the work)

C.S.No. R.S.No./F.P.No. \_\_\_\_\_

In ward No. \_\_\_\_\_ at village \_\_\_\_\_ Taluka \_\_\_\_\_

In T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

1. Certified that the building plans submitted for approval satisfy the safety requirement as stipulated under Building Regulation No.19.4 and information given there in is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety form hazards based on soil sanctions shall be duly incorporated in the design of the building and this provision shall be adhered to during the construction.

Signature of Owner with date: \_\_\_\_\_ Signature of St.Engineer with date: \_\_\_\_\_

Name in Block Letter \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

Signature of the Architect with date \_\_\_\_\_ Signature of the Supervisor with date \_\_\_\_\_

Name in Block Letters \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

ANNEXURE-DFORM NO.6 (A)PROGRESS CERTIFICATE

(REGULATION NO.6.2)

Plinth Stage/In case of basement casting of basement slab

Reference No:

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the **Plinth Level** and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_



ANNEXURE-E

FORM NO.6 (B)

PROGRESS CERTIFICATE - FIRST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-F

FORM NO.6(C)

PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING  
(REGULATION NO.6.2)  
-----

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-G

FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-H

FORM NO.8

BUILDING COMPLETION CERTIFICATE

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

1. The building/s has/have been constructed according to the sanctioned plan.
2. The building/s has/have been constructed as per approved plan and structural design (one set of structural drawings as executed and certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standard Specifications/ Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the  
Supervising Engineer/Owner

Signature of the  
Structural Designer

Date:

Date:

Name in block letters: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

ANNEXURE-I

FORM NO.9

FORM OF OCCUPANCY CERTIFICATE

(REGULATION NO.7.2)

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_  
Taluka \_\_\_\_\_ Plot No. \_\_\_\_\_ T.P.Scheme No. \_\_\_\_\_  
Street \_\_\_\_\_ Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in  
the development area, completed and constructed as per plan prepared by  
\_\_\_\_\_ under the supervision of \_\_\_\_\_  
(Architect/Engineer) (Supervising Engineer/Owner)  
Architect has been inspected on \_\_\_\_\_ and I declare that the development has  
been carried out in accordance with the Development Permission No. \_\_\_\_\_  
dated \_\_\_\_\_ and that the development is fit for the use for which it has been  
permitted.

Chief Executive Authority  
Bhachau Area Development Authority

Date: \_\_\_\_\_



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, APRIL 5, 2002/CAITRA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, Dated 5th April, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 36 of 2002/DVP – 292002 –894 -L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation

in the Development Plan for the town of Bhuj Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/174 of 2001/DVP- 292001- 5796-L, dated 12<sup>th</sup> December, 2001;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and ;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat , Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

#### SCHEDULE

Proposed variation to the Development Plan of Bhuj sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/ 174 of 2001/DVP- 292001-5796-L, dated the 12<sup>th</sup> December, 2001.

Following variation are incorporated in the sanction GDCR of Bhuj Area Development Authority, Bhuj under section 12(2)(m) of the Gujarat Town Planning and Urban Development Act, 1976.

1. In clause no.2.16 , the words “ and domestic storage” shall be added after the words “ used for parking” and before the words “ purpose”
2. In clause 4.2.2 k, the following para shall be added after the words “Measure” word provided that

- (a) For residential structure upto G+1 no soil testing is required.
  - (b) Soil testing shall be mandatory, as specified by the design engineers, for all the institution, industries, public buildings like hospitals, utility, centers, say of the Building where public Gathering is expected mass housing colonies where repetitive designs are allowed.
  - (c) In certain exceptional cases where soil conditions prima facie does not meet the required conditions, the technical advisory cell/ the Area Development Authority will carry out Visual inspection of the site and recommend certain tests.
3. Following para shall be added after clause 9.3.4 ( c ) (i)
- (i) The Architectural and structural Designer shall be responsible for adhering to the provisions of the relevant and prevailing Indian Standard specification. They will not be held responsible for the sever damage or collapse that may occur under natural forces going beyond the design forces provided in the above Indian Standard specifications.
4. In clause no.9.3.3(A) the word " or AMIE" shall be deleted and following sentence may be added two years experience if he is AMIE or Degree holder".
5. In clause 10.1.1, the words " side not more than 2" after the words between the length of the adjacent" and before the words" However this condition of ratio shall be replaced by the words "side is not more than 3"  
Also add " Appropriate Authority may waive the ratio in Gamtal while reconstituting in Town Planning Scheme based on the original plot size based on merit." Shall be added after the words "10.5 m or more in length" and before the words " provided however.
6. In clause no.10.4 Note 7, the words "exceeding 30 mts in length" shall be added after the words " of an internal road or roads" and before the words " of 13.5 in dia meter turning circle or 12m X 6 m turning "T" shall
7. In clause no.10.4, new sub clause to be added after note, 11"12 Appropriate Authority can decide the minimum width of the Road and Length allowable against it while forming town planning scheme in Gamtal area depending on existing site condition".
8. The Title of Chapter 11" SPECIAL Development Requirement for Exisiting Old Walled city and " Gamtal area" shall be replaced by the words "SPECIAL DEVELOPMENT REQUIREMENT FOR EXISTING GALTAL AND T.P. SCHEME NO.1 TO 8 AREA"
9. In Clause no. 11.1 add a proviso " Provided that in case of Building units which are registered in the property card or allotted in the town planning scheme against these original plot and are not sub-divided or amalgamated, this clause shall not be applicable".
10. In clause No.11.3.1, the following words, shall be added at the end of the clause

"Note : No Margin shall be required for the building abutting on 9.0 mts. Or less roads."



11. Clause No.11.4.1(b), the table of minimum open space width shall be replaced as follows:

Minimum width of open air space throughout (m)	Where height of building (above adjoining the open air space does not exceed meter.
1.5	7
2.0	10
2.5	13

Also in clause 11.4.1 (b) following note shall be added at the end

Note: A minimum of 0.9 mts is to be kept in any case."

12. In clause no.11.5 the new proviso shall be added proviso at the end "Provided that in case of special structure like auditorium, Community hall, cinema hall etc, where the floor to ceiling height is required to be more than 7.5 mts. On account of technical reason justifying the cause the competent authority may relax this height restriction.
13. The entire clause No.12.2 (a) shall be replaced by the following

"Minimum area of a building unit shall be as per the road width as the follow:  
The clause No.12.2 (a) shall be replaced by the following;

"Minimum area of a building unit shall be as per the road width as follows:

Road width in mts.	Plot size in sq.mts.
Upto 9 mts.	25 sq.mts
9 to 12 mts.	100 sq.mts
Above 12.0 mts.	200 sq. mts.

The building unit having rectangular shape the ratio between the lengths and the adjacent side shall not be more than 3. However, this condition of ratio will not be applicable if the smaller side of the building unit is 10.50 mt. or more".

14. The sub clause no.12.2 (e) shall be deleted.
15. In the clause No.12.2 new proviso shall be inserted at the end. "Provided that in case of the building units existing prior to these regulations have to come into force, the above provision shall not be applicable".
16. In clause No.12.3.2, a proviso shall be added as a proviso at the end "Provided that in case of special structures like Industrial Building,

Institutional Building, auditorium, community hall, etc. where the floor to ceiling height is required to be more than 7.5 mts., on account of technical reason justifying the case the competent authority may relax this height restriction".

17. In the clause No.12.4.1 (A)1(a) shall be replaced by the following

Width of proposed Roads (m)	Minimum road side margin (m)	Remarks
Road upto 7.5 m and less	2.0	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations
Above 7.5 m and upto 9.0 m	2.5	
Above 9.0 m and upto 12.0 m	3.0	
Above 12.0 m and upto 18.0	4.5	
Above 18.0 m and upto 40.0	6.0	
Above 40.0 m	9.0	(2) Minimum side margin shall be provided as per Regulation No.12.4.1 (A) (ii)

18. In clause No.12.4.1(A) Note (ii) of conversion shall be replaced by the following:

"7.5 m = 25.00 ft."

19. The sub-clause no.12.4.1 (A) shall be deleted.

20. The table in the clause No.12.4.1(A)(b)(1) shall be replaced by the following table:

Plot size	Margins other than road side	Maximum built up area on any floor
25m <sup>2</sup> and upto 100m <sup>2</sup>	1.5 m (Anyone side including other than Major road)	70%
Above 100 m <sup>2</sup> and upto 150 m <sup>2</sup>	2.25m (anyone side)	60% or 75 m <sup>2</sup> whichever is more
Above 150 m <sup>2</sup> and upto 250 m <sup>2</sup>	2.50m (rear side) and 1.5m (anyone side)	50% or 90 M <sup>2</sup> whichever is more
Above 250 m <sup>2</sup>	3.0 m in all sides except road side subject to these regulations as the case may be.	50% or 125 m <sup>2</sup> whichever is more

21. In clause No.12.4.1(C), the new clause shall be added.

"(8) In front side marginal space exceeding 4.5 mts. a porch not exceeding 16.0 sq.mts. in built-up area shall be permitted. However, clear open space of minimum 1.8 mts. shall have to be maintained from the plot boundary".

22. In clause No.12.4.1 (E), following new sub-clauses to be added at the end of clause (ii).

"(iii) In any margin of 3.0 mts. or more, a balcony at slab level which is not enclosed shall be permitted having maximum projection of 1.2 mts.

(iv) Maximum 1.0 mts. wide open stair shall be permitted in the front compulsory margin, in such a way that minimum 2 mts. clear margin is available from the plot boundary".

23. In clause No.17.5 (i), "twice" shall be replaced by the word "half"

24. In the table under clause No.17.12(i), the Sr.No.(1) shall be replaced by the following:

Sr.No.	Type of occupancy	Minimum width of staircase/ Stairway/ Corridor ( in mts)
1.	Residential building	1.0(0.75 in the building upto 50 mts ground coverage)
	Low raise	
	Hotels	1.5
25.	Clause 34.6 Form No.2 (a) shall be replaced as per "Annexure -A".	
26.	Clause 34.7 Form No.2 (b) shall be replaced as per "Annexure-B".	
27.	Clause 34.9 Form No.2 (c) shall be replaced as per "Annexure-C".	
28.	Clause 34.13 Form No.6 (a) shall be replaced as per "Annexure-D".	
29.	Clause 34.14 Form No.6 (b) shall be replaced as per "Annexure-E".	
30.	Clause 34.15 Form No.6 (c) shall be replaced as per "Annexure-F".	
31.	Clause 34.16 Form No.6 (d) shall be replaced as per "Annexure-G".	
32.	Clause 34. 18 Form No.8 shall be replaced as per "Annexure-H".	
33.	Clause 34.19 Form No.9 shall be replaced as per "Annexure-I".	

By order and in the name of the Governor of Gujarat,

V.D.VAGHELA

Officer on Special Duty & Ex-Officio Deputy Secretary to the  
Government of Gujarat  
Urban Development & Urban Housing Department

## ANNEXURE-A

**FORM NO. 2 (A)**  
**CERTIFICATE OF UNDERTAKING OF REGISTERED**  
**ARCHITECT/ENGINEER**

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
village \_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)For \_\_\_\_\_  
(Name of Owner/Organiser/Developer/Builder)

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

ANNEXURE-B

## FORM NO.2 (B)

## CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
village \_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Reg.No. \_\_\_\_\_ Signature: \_\_\_\_\_  
Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

(to be struck off if not applicable)

ANNEXURE-CFORM NO.2 (D) FOR HAZARD SAFETY  
(REGULATION NO.19.4) REQUIREMENT

To \_\_\_\_\_

Ref: Proposed work of \_\_\_\_\_  
(Title of the work)

C.S.No. R.S.No./F.P.No. \_\_\_\_\_

In ward No. \_\_\_\_\_ at village \_\_\_\_\_ Taluka \_\_\_\_\_

In T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

1. Certified that the building plans submitted for approval satisfy the safety requirement as stipulated under Building Regulation No.19.4 and information given there in is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety form hazards based on soil sanctions shall be duly incorporated in the design of the building and this provision shall be adhered to during the construction.

Signature of Owner with date: \_\_\_\_\_ Signature of St.Engineer with date: \_\_\_\_\_

Name in Block Letter \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

Signature of the Architect with date \_\_\_\_\_ Signature of the Supervisor with date \_\_\_\_\_

Name in Block Letters \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

FORM NO.6 (A)PROGRESS CERTIFICATE

(REGULATION NO.6.2)

Plinth Stage/In case of basement casting of basement slab.

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority

Bhuj Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the **Plinth Level** and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the

Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-E

FORM NO.6 (B)

PROGRESS CERTIFICATE - FIRST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhuj Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



ANNEXURE-F

## FORM NO.6(C)

PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING  
(REGUALTION NO.6.2)

Reference No.  
Owner's Name:  
Submitted on:

Location:  
Received on:

The Chief Executive Authority  
Bhuj Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-G

FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY.

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhuj Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

ANNEXURE-H

FORM NO.8

BUILDING COMPLETION CERTIFICATE

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhuj Area Development Authority

Sir,

1. The building/s has/have been constructed according to the sanctioned plan.
2. The building/s has/have been constructed as per approved plan and structural design (one set of structural drawings as executed and certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standard Specifications/ Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the  
Supervising Engineer/Owner

Signature of the  
Structural Designer

Date:

Date:

Name in block letters: \_\_\_\_\_  
Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Name in block letters: \_\_\_\_\_  
Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

ANNEXURE-I

## FORM NO.9

FORM OF OCCUPANCY CERTIFICATE

(REGULATION NO.7.2)

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_  
Taluka \_\_\_\_\_ Plot No. \_\_\_\_\_ T.P.Scheme No. \_\_\_\_\_  
Street \_\_\_\_\_ Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in  
the development area, completed and constructed as per plan prepared by  
\_\_\_\_\_ under the supervision of \_\_\_\_\_

(Architect/Engineer)

(Supervising Engineer/Owner)

Architect has been inspected on \_\_\_\_\_ and I declare that the development has  
been carried out in accordance with the Development Permission No. \_\_\_\_\_  
dated \_\_\_\_\_ and that the development is fit for the use for which it has been  
permitted.

Chief Executive Authority  
Bhuj Area Development Authority

Date: \_\_\_\_\_

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, APRIL 5, 2002/CAITRA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, Dated 5th April, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**  
NO.GH/V/ 37 of 2002/DVP-122002/114-L:- WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the final revised development plan for the Vadodara Urban Development Authority sanctioned under Government Notification No.GH/V/171 of 1996/DVP-1294/4036-L, dated 25/10/1996.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.XXVII of 1976); the Government of Gujarat hereby:-

1. Proposes to modify the aforesaid final revised development plan by way of variation in the manner specified in the Schedule hereto and;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette;

**SCHEDULE**

Proposed variation in the final revised development plan of Vadodara Urban Development Authority sanctioned by Government in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No.GH/V/171 of 1996/DVP-1294-4036-L dated 25-10-1996.

The lands bearing survey Nos. 164, 165, 166, 1278/P, 1280/P, 1281/1, 1281/2, 1282/1, 1282/2, 1283, 1314, 1315/1, 1315/2, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323/P, of Village Harni, designated for the purpose of "Open Space" marked and shown as "A B C N A" and "C D E F G H I J K L M C" and "O P Q R S T U O" and ' P Q R S T U V W X Y Z Z1, Z2, Z3, Z4, Z5 P " in the sanctioned Development Plan of "VUDA" shall be deleted and the land thus released shall be designated for "Residential Use" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on the accompanying plan.

**By order and in the name of the Governor of Gujarat,**

V.D.Vaghela

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat,  
Urban Development and Urban Housing Department.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

TUESDAY, APRIL 9, 2002/ CHAITRA 19, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

## PART IV—B

Rules and Orders (other than those published in Parts I- I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 9th April, 2002.

#### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GG/2002/60/MTA/102002/1285/KH-In exercise of the powers conferred by sub-rule (iii) of Rule 8 of the Bombay Motor Vehicles Tax Rules, 1959 the Government of Gujarat hereby extends the date of payment of Motor Vehicles Tax up to the date of 20th April, 2002 leviable under section 3(1) of the Bombay Motor Vehicles Tax Act, 1958 in view of the present communal disturbances in the state of Gujarat.

By order and in the name of the Governor of Gujarat,

R. B. BARA,  
Deputy Secretary to Government.  
(Transport).



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, APRIL 9, 2002/ CAITRA 19, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 9th April, 2002.

#### GUJARAT SALES TAX ACT, 1969.

No. (GHN-11) /GSR/ 2002 / ( 106 ) TH- WHEREAS the Government of Gujarat is satisfied that circumstances exist which render it necessary to take immediate action to amend the Gujarat Sales Tax Rules, 1970 and to dispense with the previous publication thereof under the proviso to sub-section (4) of section 86 of the Gujarat Sales Tax Act, 1969, (Guj. 1 of 1970);

NOW, THEREFORE, in exercise of the powers conferred by section 86 of the said Act, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Sales Tax Rules, 1970, namely: -

1. These rules may be called the Gujarat Sales Tax (third Amendment) Rules, 2002.
2. In the Gujarat Sales Tax Rules, 1970 (hereinafter referred to as "the said rules"), in rule 32 A, -
  - (1) in sub-rule (1), for the words, brackets and figure " clause (a) of sub-section (4)", the words, brackets and figure "clause (b) of sub-section (5)" shall be substituted;



(2) in sub-rule (2), for the words, bracket and figure "sub-section (7)", the words, bracket and figure "sub-section (8)" shall be substituted;

(3) after sub-rule (2), the following sub-rule shall be added, namely: -

"(3) Statement under clause (c) of sub-section (3) of section 57B to be furnished by the contractor or as the case may be, sub-contractor to the person responsible for paying specified sale price, shall be in Form 57A."

3. In the said rules, -

(1) in Form 57, for the words, brackets and figure " clause (a) of sub-section (4)" wherever they occur, the words, brackets and figure "clause (b) of sub-section (5)" shall be substituted;

(2) after Form 57, the following Form shall be inserted, namely:-

**" FORM 57A  
[ See rule 32A (3) ]**

Statement under clause (c) of sub-section (3) of section 57B of the Gujarat Sales Tax Act, 1969.

1. Name of the contractor / sub-contractor: .....
2. Address of the contractor / sub-contractor: .....
3. Registration Certificate No. of the contractor / sub-contractor: .....
4. Date of works contract: .....
5. Total value of works contract (in rupees): .....
6. Details of amount payable by the person/ contractor:
  - Bill No.: ..... Dated: .....
  - Amount in rupees: .....
7. Less: Price of goods sold in the course of inter-State trade or commerce for the execution of the works contract: .....
8. Net amount for the purpose of calculation of specified sale price (6-7): .....
9. Deductions from the amount shown in item 8:-
  - (a) Labour charges involved in the amount referred to in item 8: .....
  - (b) Price paid or payable for the goods purchased in the course of inter-State trade or commerce or in the course of import for the use in the execution of works contract (if included in the amount referred to in item 8): .....
10. Specified sale price on which tax under sub-section (3) of section 57B is to be calculated. [ 8 - 9 ] .....

DECLARATION.

I ..... of M/s. ....  
hereby declare that particulars given above are based on the books of accounts  
maintained in the course of my business.

Place .....  
Date .....

Signature .....  
Name .....

(3) in Form 58, in the caption, for the words, brackets and figure "sub-section (7)",  
the words, brackets and figure "sub-section (8)" shall be substituted;

By order and in the name of the Governor of Gujarat,

M.N.Joshi

Additional Secretary to the Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, APRIL 9, 2002/CHITRA 19, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 9th April, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/38 of 2002/TPS/152001/2947/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 1 (Ghatlodia) (First varied);

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Ahmedabad Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 1 (Ghatlodia) (First Varied);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :—

- (a) sanctions the said draft Town Planning Scheme.
- (b) states that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Urban Development Authority during office hours on all working days;

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,  
Officer on Special Duty and Ex-Officio Deputy  
Secretary to the Government.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII,

THURSDAY, APRIL 11, 2002/CAITRA 21, 1924

Separate paging in given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૮મી એપ્રિલ, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ/૨૮/૨૦૦૨/એપીએમ/૧૨૨૦૦૦-૩૧૯૯/ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ, ૧૯૬૩) (સને ૧૯૬૪ના ગુજરાત અધિનિયમ નં. ૨૦) (જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ-૫૨ અન્વયે મળેલ સત્તાની રૂએ તથા કલમ-૫૧ની રૂએ કૃષિ અને સહકાર વિભાગના તા. ૧૩/૧૦/૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૯૭/૨૦૦૦/એપીએમ/૧૦૨૦૦૦/૩૧૯૯/ગ, ના જાહેરનામા સંબંધમાં સદરહુ અધિનિયમના હેતુ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ડભોઈ જિલ્લા : વડોદરાના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે વડોદરા જિલ્લાના (૧) ડભોઈ તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) વાઘોડીયા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરવા આદેશ કરવામાં આવેલ તથા સદરહુ અધિનિયમની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ, કૃષિ અને સહકાર વિભાગના તા. ૧૩/૧૨/૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૯૭/૨૦૦૦/એપીએમ/૧૨૨૦૦૦/૩૧૯૯/ગ (૮૦)થી સદરહુ બંને બજાર વિસ્તારો માટે બે અલગ-અલગ બજાર સમિતિ (૧) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ડભોઈ (૨) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ વાઘોડીયાની રચના કરવામાં આવેલ છે.

આથી હવે સદરહુ અધિનિયમની કલમ-૫૫ (૧) હેઠળ મળેલ સત્તાની રૂએ, અવિભાજિત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ડભોઈના ૧. ૮/૨/૨૦૦૧ના શેઠના પાકા સરવૈયાની સ્થિતિએ ફંડ મિલકત તથા દેવા અને જવાબદારીઓનો ભાગ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ડભોઈ, અને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વાઘોડીયા વચ્ચે બંને બજાર સમિતિઓની તા. ૮/૨/૨૦૦૧ની સંયુક્ત મીટીંગમાં થયેલ નિર્ણયને આધીન સામેલ પત્રક/પરિશિષ્ટ, તેમજ નીચે જણાવેલ વિગતોને આધીન વિહીત કરવાની બાબત સરકારશ્રીની વિચારણામાં હતી.

(૧) બજાર સમિતિ ડભોઈની તા. ૮/૨/૨૦૦૧ની પરિસ્થિતિએ સરવૈયા અનુસાર બજાર સમિતિ, ડભોઈ મુકામે તથા કાયાવરોહણ સબચાર્ડ મુકામે આવેલ સ્થાવર મિલકત રૂ. ૩૭,૬૪,૧૫૪-૫૦ની અને બજાર સમિતિ વાઘોડીયા મુકામે આવેલ સ્થાવર મિલકતો રૂપિયા ૧૫,૧૬,૯૩૫-૪૨ જે તે બજાર સમિતિના કબજામાં રહેશે.

(૨) તા. ૯/૨/૨૦૦૧ના રોજ મુળ બજાર સમિતિ, ઉભોઈના સરવૈયા મુળબ કુલ રૂ. ૧,૧૧,૫૯,૫૮,૮૧૮-૩૪ પૈકી ઉભોઈ બજાર સમિતિની બજાર વિસ્તાર ઉભોઈ સ્થિત જવાબદારીઓ રૂ. ૧૭,૬૦,૧૧૪-૦૦ બાદ કરી રોકડ ભંડોળના ૨૭.૫ ટકા પ્રમાણે રૂ. ૨૫,૮૪,૯૧૯-૦૦ બજાર સમિતિ ઉભોઈએ બજાર સમિતિ વાઘોડીયાને આપવાના રહેશે.

અને બજાર સમિતિ વાઘોડીયા જે સ્થાવર જંગમ મિલકતો તબદીલ કરવામાં આવે તેના પ્રમાણમાં બજાર ફંડ પણ તબદીલ કરવાનું રહેશે.

(૩) બજાર સમિતિ ઉભોઈ પાસે હાલમાં જે સ્ટાફ છે તે બજાર સમિતિ ઉભોઈ માટે પુરતા પ્રમાણમાં હોઈ, હાજવ સ્ટાફ ના હોઈ, સ્ટાફની પરિસ્થિતિ યથાવત રાખવા અને બજાર સમિતિ વાઘોડીયાએ જરૂરીયાત પ્રમાણે નિયમોનુસાર કાર્ગવાહી કરી સ્ટાફની નિમણૂક કરવાની હશે.

(૪) તા. ૯/૨/૨૦૦૧ પહેલાંની જે કોઈ જવાબદારી બજાર સમિતિ, વાઘોડીયાની ઉભી થાય તો તે બજાર સમિતિ ઉભોઈએ અદા કરવાની રહેશે. અને ઉભોઈ બજાર સમિતિની જવાબદારી ઉભી થાય તો બન્ને બજાર સમિતિઓએ સમજૂતી કરી અદા કરવાની રહેશે.

ઉપરોક્ત તમામ બાબતો અન્વયે પુખ્ત વિચારણાને અંતે ગુજરાત સરકાર સદરહુ અધિનિયમની કલમ-૫૫ (૧) હેઠળ મળેલ સત્તાની દુએ આ સાથે જોડેલા પરિશિષ્ટ/પત્રકમાં જણાવ્યા મુજબ અવિભક્ત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉભોઈના તા. ૯/૨/૨૦૦૧ ના પાક સરવૈયાની સ્થિતિએ મિલકત ફંડ દેવા અને જવાબદારીઓનો ૭૨.૫ ટકાનો ભાગ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉભોઈને વિહીત કરવાનો અને નવી રચાયેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વાઘોડીયાને ૨૭.૫ ટકા મિલકત, ફંડ અને દેવા, જવાબદારીઓનો ભાગ તબદીલ કરવા આથી આદેશ કરે છે.

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉભોઈ તથા વાઘોડીયા ખાતાવાર મળનાર કાયમી ફંડ, દેવા અને જવાબદારીઓ અને મિલકતો દર્શાવતું પત્રક.

વિસ્તૃત થયેલ બજાર સમિતિ, ઉભોઈ.

ખાતાનું નામ	નાણાં ફંડ-માર્કેટ ફંડ	દેવા અને જવાબદારીઓ ડિપોઝીટ	મિલકતો
૧	૨	૩	૪
શ્રી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઉભોઈ વાઘોડીયા	૧,૧૧,૫૯,૮૧૮-૩૪-૦૦ (રોકડ ફંડ (નાણાં ફંડ) ૧,૪૦,૭૫,૩૦૭,૬૨-૦૦ માર્કેટ ફંડ	૧૩,૨૮,૦૦૦-૦૦ જમીન ૨,૦૦,૦૦૦-૦૦ પ્રશાસનિકાળ ૧૭,૩૦૦-૦૦ મોદી બિલ્ડર્સ ૧૧,૪૫૦-૦૦ સુધરાઈડી પોઝીટ ૧૯,૮૦૪-૦૦ સ્ટાફ પ્રો. ફંડ ૨૭,૧૨૦-૦૦ એલટીસી ૧,૫૬,૩૪૦-૦૦ પુનાઈટ ડે માર્કેટીંગ	૬૬,૦૮૮-૭૫ ઉભોઈ ચાર્ડ જમીન ૯,૫૦૦-૦૦ વાઘોડીયા ચાર્ડ જમીન ૨૭,૨૦૩-૦૦ કાયાવરોહણ ચાર્ડ જમીન. ૬૯,૮૪૪-૫૦ " મોટરકારો ૨૧,૨૮૬-૦૦ કાયાવરોહણ કંટાડમ ૧૦,૦૫૫-૦૦ " વાયરફેન્સીંગ ૩૭,૫૧,૩૬૩-૩૭ મિલકત ખાતે ૩,૦૬,૪૪૨-૦૦ ઉભોઈ મોટર કંટો ૧,૩૬,૭૦૦-૦૦ " કંટાડમ ૧,૯૭,૨૦૬-૦૦ ડેડસ્ટોક ૧,૧૧,૮૯૫-૦૦ યંત્ર સામગ્રી ૨૯,૨૮૭-૬૦ વાઈટ કનેકશન ૪૨૮-૨૪ પુસ્તક રોકાણ ૨૪,૧૨,૨૨૪-૬૦ શોપીંગ સેન્ટર ૭૩,૮૮૪-૦૦ ટાવર કંપા ૧,૧૩,૯૬૫-૦૦ ઉભોઈ બોર પાઈપ લાઈન ૭૯,૮૯૧-૦૦ વાઘોડીયા બોર પાઈપ લાઈન
	૨,૫૪,૩૫,૧૨૫-૮૬	૧૭,૬૦,૧૧૪-૦૦	૭૪,૧૭,૭૪૪-૭૬

ખાતાનું નામ.	બજાર સમિતિ ડભોઈનાં ૭૨.૫ ટકા પ્રમાણે			
	નાણાકંડ-માર્કેટ ફંડ ૫	દેવા અને જવાબદારીઓ ડીપોઝીટ ૬	મિલકતો ૭	શેરો ૮
શ્રી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ડભોઈ	૬૮,૧૪,૭૮૫-૦૦ ડભોઈવાડી ૧,૦૬,૩૧,૮૫૧-૦૦માર્કેટ ફંડ	૧૩,૨૮,૦૦૦-૦૦ જમીન ૨,૦૦,૦૦૦-૦૦ પ્રાથમિક શાળા ૧૭,૩૦૦-મોદી બિલ્ડર્સ ૧૧,૪૫૦-૦૦ સુધરાઈ ડીપોઝીટ ૧૮,૮૦૪-૦૦ સ્ટાફ પ્રો. ફંડ ૨૭,૧૨૦-૦૦ એલ.ટી.સી. ૧,૫૬,૩૪૦-૦૦ યુનાઈટેડ માર્કેટીંગ	૬૬,૦૮૮-૭૫ જમીન ૨૭,૭૦૩-૦૦ કારવાન જમીન ૬૮,૮૪૪-૫૦ જાહેરક્ષેત્રે જમીન ૨૧,૨૮૬-૦૦ જાહેરક્ષેત્રે કોગરૂમ ૨૭,૮૭,૩૬૮-૨૩ મિલકતો ૩,૦૬,૪૩૨-૦૦ ડભોઈ મોટર કંટ્રોલ ૧,૩૬,૭૦૦-૦૦ ડભોઈ કાંટાફૂમ ૧,૮૨,૩૨૫-૪૨ ડેડ સ્ટોક ૧,૦૮,૫૮૫-૦૦ યંત્રસામગ્રી ૨૬,૭૫૬-૬૦ લાઈટ કનેક્શન	
	૧,૭૪,૪૬,૬૩૬-૨૦	૧૭,૬૦,૧૧૪-૦૦	૩૭,૬૪,૧૫૪-૫૦	

બજાર સમિતિ વાઘોડિયાના ૨૭.૫ ટકા પ્રમાણે.

ખાતાનું નામ	નાણાકંડ-માર્કેટ ફંડ ૮	દેવા અને જવાબદારીઓ ડીપોઝીટ ૯	મિલકતો. ૧૦	શેરો ૧૧
શ્રી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વાઘોડિયા	૩૬,૪૩,૪૫૬-૪૨ માર્કેટ ફંડ ૨૫,૮૪,૯૧૯-૦૦નાણા ફંડ	૧,૩૪,૦૦૦-૦૦સરકારી સહાય ખાતે નેશનલ ગ્રીડગોડાઉન ૧,૨૦,૫૦૨-૦૦શોર્પીંગ સેન્ટર ખાતે ૨૦,૦૦૦-૦૦ગોડાઉન ડીપો ખાતે ૧,૫૦,૦૦૦-૦૦હોલ પ્રીમીયમ ખાતે ૨૮,૧૮૫-૦૦ મિલકત ઘસારા ફંડ ખાતે ૪,૧૧૦-૦૦ યંત્રસામગ્રી ખાતે ૧,૬૦૧-૦૦ ડેડ સ્ટોક ખાતે	૮,૫૦૦-૦૦જમીન ખાતે ૮,૫૩,૯૮૫-૧૪ મિલકતો માટે. ૧૩,૪૮૧-૨૮ ડેડસ્ટોક ખાતે ૨,૩૦૦-૦૦ યંત્ર સામગ્રી ખાતે ૨,૫૩૧-૦૦ લાઈટકનેક્શન ખાતે ૭૮,૮૮૧-૦૦ બોર ખાતે ૪,૪૪,૩૫૩-૦૮ હોલ ૧૦,૮૮૪-૦૦ પાર્ટીશન ખાતે	
	૬૨,૨૮,૩૭૫-૪૨	૪,૫૮,૩૮૮-૦૦	૧૫,૧૬,૮૩૫-૪૨	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. વૈષ્ણવ  
સેક્શન અધિકારી.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

THURSDAY, APRIL 11, 2002/CAITRA 21, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 11th April, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/39 of 2002-TPS-132000-3955-L-WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/275 of 1987-TPS-1386-4296-L dated 17/12/1987 the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (Presidents Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned the draft Town Planning Scheme, Rajkot No. 5 (Nana Mava) (hereinafter referred to as the said draft scheme) submitted to it by the Rajkot Urban Development Authority.

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft scheme.

AND WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/64 of 1996/TPS-1393-2056-L dated 17/5/1996 the Government of Gujarat in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (Presidents Act No. 27 of 1976) has sanctioned the Town Planning Scheme, Rajkot No. 5 (Nana Mava) Preliminary.

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat the Town Planning Scheme, Rajkot No. 5 (Nana Mava) (Final Scheme) (hereinafter referred to as "the said final scheme") as required under sub-section (2) of section 52 and sub-section (2) of section 62 of the said Act.

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the said Act the Government of Gujarat hereby.

(a) sanctions "the said final scheme"

102-1

IV-B-EXr.-102-1

(b) states that "the said final scheme" shall be kept open to inspection by the public at the office of the Rajkot Urban Development Authority during office hours on every day except, Sundays and holidays; and

(c) fixes the day of May, 2002 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government of Gujarat.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 11th April, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GHV/40 of 2002/DVP-24 2000-581-L-WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest to make a variation in the Revised Development Plan for the town of Jetpur sanctioned under Government Notification No. GH/V/99 of 1992/DVP-2490-1413-(92)-L dated the 18th May, 1992.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976. (President's Act No. XXVII of 1976); the Government of Gujarat hereby.

1 Proposes to modify the aforesaid Revised Development Plan by way of variation in the manner specified in the Schedule appended hereto and

2 Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of this notification in the Official Gazette.

### SCHEDULE

Proposed variation to the Revised Development Plan of Jetpur sanctioned by the Government Notification, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, Notification No. GH/V/99 of 1992/DVP-2490-1413-(92)-L dated 18th May, 1992.

1. The land bearing revenue survey no. 14 part of Jetpur earmarked as ABCDEFGA on accompanying plan designated for the use of Residential Agricultural, Road and Nala in the Revised Development Plan of Jetpur shall be deleted from the said use and the land thus released shall be designated for Commercial use under section 12(2)(A) of Gujarat Town Planning and Urban Development Act, 1976.

2. The land bearing revenue survey no. 14 part of Jetpur earmarked as FEHIJKF on accompanying plan designated for the use of Agricultural Road and Nala in the Revised Development Plan of Jetpur shall be deleted from the said use and the land thus released shall be designated for Residential use under section 12(2)(A) of the Gujarat Town Planning and Urban Development Act, 1976.

3. The land bearing revenue survey no. 14 part of Jetpur earmarked as A-K on accompanying plan designated for the use of Residential in the Revised Development plan of Jetpur shall be deleted from the said use and the land thus released shall be designated for 12 mts wide road under section 12(2) (D) of Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,  
Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.



## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 11th April, 2002.

## THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/41/of2002/TPS/252001/4446/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Navsari Area Development Authority, Navsari declared its intention of making of the Town Planning Scheme No. 2 (Dashera Tekri Area) First Varied Scheme;

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Navsari Area Development Authority, Navsari (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 2 (Dashera Tekri Area) First Varied Scheme;

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

AND WHEREAS the petitioner Bana Club Navsari has filed a SCA No. 8991/2001 in the Hon'ble Gujarat High Court in which the Hon. Gujarat High Court, No. 5--10--2001, has passed the following order :

"Heard Mr. D. D. Vyas, learned Senior Counsel for the petitioner. Issue notice to the respondents returnable on 29--10--2001".

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby :—

(a) sanctions the said scheme without any modifications;

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Navsari Area Development Authority, Navsari during office hours on all working days;

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty and Ex Officio Deputy  
Secretary to the Government of Gujarat.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 11th April, 2002.

## THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/42 of 2002/TPS/142001/5043/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Town Planning Scheme No. 12 (Adajan) Second varied scheme;

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Surat Municipal Corporation (hereinafter called the "said Municipal Corporation") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 12 (Adajan) Second Varied Scheme;

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat hereby :—

(c) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(d) state that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation, Surat during office hours on all working days;

#### SCHEDULE

While finalising the draft Town Planning scheme, the Town Planning Officer shall recheck the form "F" and shall make changes in form "G" in accordance with the modification.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty and Ex-Officio Deputy  
Secretary to the Government of Gujarat.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Correlendum

Sachivalaya, Gandhinagar 11th April, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/43 of 2002/DVP/122000/M/31/L.—In Government Notification No. GH/V/08 of 2002/DVP/122000/M-31/L, dated 15th January, 2002, in the SCHEDULE in second paragraph, in forth and fifth line for the words "after margin in should kept open" shall be read as "heaving margin".

By order and in the name of the Governor of Gujarat.

V. D. VAGHELA

Officer on Special Duty and Ex-Officio Deputy  
Secretary to the Government of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, APRIL 15, 2002/CHAITRA 25, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### EDUCATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8th April, 2002.

#### THE GUJARAT EDUCATIONAL INSTITUTION (REGULATION) ACT, 1984.

No. GH/SH/28/TOM-1401-424-N-The following draft of notification which is proposed to be issued under section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984 (Guj. 7 of 1984) is published as required by sub-section (1) of the said section 13 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Secretary to the Government of Gujarat Education Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No. GH/SH/28/TOM/1401-424-N-In exercise of the powers conferred by section 13 of the Gujarat Educational Institutions (Regulation) Act, 1984 (Guj. 7 of 1984) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Educational Institution (Pre-primary and Primary Teachers Training Colleges) Rules, 1984, Namely :—

1. These rules may be called the Gujarat Educational Institution (Pre-primary) and Primary Teachers Training Colleges (Amendment) Rules, 2002.

2. In the Gujarat Educational Institutions (Pre-primary and Primary Teachers Training Colleges) Rules 1984 (here in after referred to as "the said rules") in rules-5 for sub-rule (6), the following shall be substituted namely :—

"(6) Unless otherwise directed by the Director, the academic year of the Educational Institutions shall commence from the 1st Monday in the month of July and shall end on the 3rd Saturday in the month of May. There shall be a vacation for the period not exceeding five weeks in Summer and not exceeding three weeks in the Winter. The commencement and duration of vacation shall be such as may be decided by the Director".

By order and in the name of the Governor of Gujarat,

P. J. PATEL,  
Joint Secretary to Government of Gujarat,  
Education Department.

Government Central Press, Gandhinagar.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

WEDNESDAY, APRIL 17, 2002/CHAITRA 27, 1924

Separate paging is given to this part in order that it may be filed as a separate compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17th April, 2002.

#### BOMBAY CIVIL COURTS ACT, 1869.

No. GK/13/2002/GGA/1087/20/D.—In exercise of the powers conferred by Sections 21, 22A and 23 of the Bombay Civil Courts Act, 1869 (Bom. XIV of 1869) and in modification of all the previous notification issued in relation to the Court of Civil Judge (Junior Division) at Bhiloda, so far as it relates to the Bhiloda Taluka, the Government of Gujarat hereby directs that with effect on and from the 1st May, 2002—

(a) there shall be a new Court of Civil Judge (Junior Division) at Bhiloda subordinate to the District Court of Sabarkantha, at Himatnagar.

(b) the said new Court shall be presided over by a Civil Judge (Junior Division) who shall hold his Court at Bhiloda.

(c) the local limits of the ordinary jurisdiction of the Civil Judge (Junior Division), Bhiloda, shall comprise of all villages of the revenue taluka of Bhiloda.

(d) the local limits of Bhiloda taluka shall be excluded from the jurisdiction of Himatnagar Civil Court (Junior Division), but it shall not effect this jurisdiction of the Court of Civil Judge (Senior Division), Himatnagar, for the purpose of entertaining the suit coming within the purview and jurisdiction of the Court of Civil Judge (Senior Division), Himatnagar.

By order and in the name of the Governor of Gujarat,

O. L. PANDEY,  
Deputy Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, APRIL 18, 2002/CAITRA 28, 1924

Separate paging is given to this Part in order that it may be filed as separate compilation

### PART IV-B

Rules and Orders( other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ.

જાહેરનામું.

સચિવાલય, ગાંધીનગર, ૧૦મી એપ્રિલ, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ/૩૦/૨૦૦૨/એપીએમ/૧૨૯૯/૫૪૨૨/ગ(૮૯).—કૃષિ અને સહકાર વિભાગના તા. ૧૭-૯-૨૦૦૧ના જાહેર નામો ક્રમાંક : જીએચકેએચ/૮૦/૨૦૦૧/એપીએમ/૧૨૯૯/૫૪૨૨/ગ(૮૯)થી જેત ઉત્પન્ન બજાર સમિતિ, મોડાસા, જી. સાબરકાંઠા અને (૨) જેત ઉત્પન્ન બજાર સમિતિ, ધનસુરાની મિલકત વહેંચણી ૮૦:૨૦ની ટકાવારી મુજબ કરવામાં આવેલ છે. જેત ઉત્પન્ન બજાર સમિતિ, મોડાસા અને જેત ઉત્પન્ન બજાર સમિતિ, ધનસુરાએ તા. ૧૬-૧-૨૦૦૧ના રોજ ઠરાવ નં. ૨ થી મિલકતની વહેંચણી ૮૦:૨૦ ને બદલે ૬૯:૩૧ ટકા મુજબ કરવા ઠરાવ કરેલ છે. ઉક્ત બંને બજાર સમિતિઓના તા. ૧૬-૧-૨૦૦૧ના ઠરાવ અન્વયે નિયામકશ્રી જેત બજાર અને ગ્રામ્ય અર્થતંત્રને તેઓના તા. ૪-૨-૨૦૦૨ના પત્ર ક્રમાંક : નબસ/૦૧/થ/૩૮૨/૨૦૦૨ થી જરૂરી સુધારો બહાર પાડવા અને દરખાસ્ત કરેલ છે.

૨. આથી જેત ઉત્પન્ન બજાર સમિતિ, મોડાસા અને જેત ઉત્પન્ન બજાર સમિતિ, ધનસુરાને તા. ૩૦-૯-૨૦૦૦ના પાકા સરવૈયાની સ્થિતિએ મિલકત, ફંડ, દેવા અને જવાબદારીઓનો ૬૯:૩૧ ટકાવારી મુજબ મોડાસા અને નવી રચાયેલ જેત ઉત્પન્ન બજાર સમિતિ, ધનસુરાને મિલકત ફંડ અને દેવા જવાબદારીઓનો ભાગ તબદીલ કરવા આદેશો કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એસ. વૈષ્ણવ,  
સેક્રેટરી અધિકારી,





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, APRIL 18, 2002/CAITRA 28, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Order (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, Dated 18th April, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

NO. GH/V/45 of 2002/DVP-2496-442-L-WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest, to make a variation in the Revised Development Plan for the town of Dhoraji sanctioned under Government in Urban Development and Urban Housing Department Notification No. GH/V/199 of 1991/DVP-2489-2379-(91)-L, dated the 12th August, 1991.

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette, Part IV-B dated on 8-8-2001 page nos. 198-1 and 198-2 under Government Notification Urban Development and Urban Housing Department No. GH/V/117 of 2001/DVP-2496-442-L, dated 8th August, 2001 along with a notice calling upon any person to submit suggestions or objections if any with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby-

- (a) sanctions the said variation without modification.
- (b) specifies that the variation so set out shall come into force from the date of this notification.

## SCHEDULE

Variation to the Revised Development Plan of Dhoraji sanctioned by Government in Urban Development and Urban Housing Department No. GH/V/199 of 1991/DVP-2489-2379-L, dated 12th August, 1991.

The lands bearing Revenue Survey No. 767/P, 774/P, 775/1,2, 776/P of Dhoraji marked and shown as "ABCDEFGHIA" on the accompanying plan designated for the "Garden and Plant Growth" in the sanctioned Revised Development Plan of Dhoraji shall be deleted from the said designation and the lands thus released shall be designated for "Residential Use" under Section 12 (2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio Deputy Secretary to Government.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 18th April, 2002.

## THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/46 of 2002/TPS/112001/2092/L. WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No. 28 (Nava Vadaaj) (Third Varied);

AND WHEREAS under sub-section (1) of Section 42 of the said Act, the Ahmedabad Municipal Corporation (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 28 (Nava Vadaaj) (Third Varied);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:

- (a) sanctions the said draft town planning scheme with modifications enumerated in the Schedule hereto;
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Ahmedabad Municipal Corporation during office hours on all working days;

## SCHEDULE

- (1) In the draft third varied scheme document in the redistribution and Valuation statement, the details described at column No. 3 (a) shall be deleted.
- (2) While finalising the draft scheme, the two planning officer shall recalculate the figures at Form "F" at Column No. 6 to 14 and shall make changes in Form "F" and "G" in accordance with the modification.
- (3) The Development Control Regulation of the Principal Town Planning scheme, Ahmedabad No. 28 shall be applicable to the third varied scheme.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty and Ex-Officio Deputy Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, APRIL 20, 2002/CAITRA 30, 1924

Separate paging is given to this Part in order that it may be field as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th April, 2002

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/48 of 2002-UDA-112001-6155-V.—In exercise of the powers conferred by sub-section (1), (2), 2(A) and (4) of Section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby :

(i) Declares the areas within the jurisdiction of towns and villages specified in column 4 of the Schedule appended herewith to be the development area;

(ii) And includes this development area in the urban development area declared under Notification No. GHB-24/UDA-1177-646(6)Q2 dated 30th January, 1978.

(iii) Defines the areas within the jurisdiction of the limits of towns and villages specified in column 4 of the said Schedule and areas declared under Notification No. GHB-24/UDA-1177-646-Q-2, dated 30th January, 1978 to be the limits of the said urban development area.

## SCHEDULE

Sr. No.	Name of the District	Name of the Taluka	Name of the village and town
1.	Rajkot	Rajkot	Vajdi (Virda) Kankot, Ratanpar Kuvadva Guda
2.	Rajkot	Kotada-Sangani	Shahpur Veraval
3.	Rajkot	Padadhri	Taraghadi Baghi Naranka
4.	Rajkot	Lodhika	Haripar (Pal) Vadadi (Vad) Khirsara (Ranamalm) Mctoda Rataiya Dholara Devgam
5.	Rajkot	Morbi	Vijaynagar

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Deputy Secretary to the Government.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol-XLIII

WEDNESDAY, APRIL 24, 2002/VAISAKHA 4, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

## PART IV--B

Rules and Orders (other than those published in Parts I- I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24th April, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/49 of 2002/TPS/142001/5007/L.—WHEREAS, under section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (herein after referred to as "the said Act") the Surat Municipal Corporation. Surat declared its intention of making of the Draft Town Planning Scheme No. 16 (Kapadra) (First varied).

AND, WHEREAS, under sub-section (1) of section 42 of the said Act the Surat Municipal Corporation (hereinafter called the "said Municipal Corporation") made and published duly in the prescribed manner a draft scheme (hereafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 16 (Kapadra) (First varied).

AND, WHEREAS, after taking in consideration the objections received by it the said Municipal Corporation submitted the said scheme to the State Government for sanction under section 48 of the said Act in the manner provided therein.

AND, WHEREAS, the petitioner Shri Nilkanth Co-Op. Housing Society Ltd. filed SCA 2193/2001 against State of Gujarat and others in the Hon'ble Gujarat High Court which is at present pending with Hon'ble Gujarat High Court for final decisions and passed following order on dated 3rd August, 2001:

"Ad-interim relief granted earlier by this Hon'ble Court on 28th March, 2001 be and is hereby vacated. It is further clarified that the petitioner shall be at liberty to lodge their objection against the proposed variation in the Town Planning Scheme. It is further directed that you (i.e. respondent/authority) will be at liberty to proceed further with the proposed variation notified under the impugned notification. However the proposed variation if finally approved, shall not be implemented without the express permission of this Court".

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 48 of the said Act, Government of Gujarat hereby :—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto.

(b) states that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation, Surat during office hours on all working days.

#### SCHEDULE

(1) While finalising the Draft Town Planning scheme, Town Planning Officer shall reconsider the area of OP 50 and FP 50 (remain as it is).

(2) While finalising the Draft Town Planning scheme Town Planning Officer shall decide and reconsider after examination of Form "F" and relative plans.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, APRIL 26, 2002/VAISHAKHA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Order (other than those published in Parts I- I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

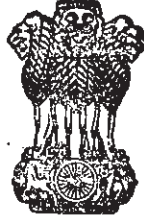
સચિવાલય, ગાંધીનગર, ૧૯મી એપ્રિલ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જાઓસકેએચ/૩૨/૨૦૦૨/એપીએમ-૧૦૯૯-મં. ૧૩૮/ગ(૬૪).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (જે ૧૯૬૪ના ગુજરાતના અધિનિયમ-૨૦)ની કલમ-૫૨ અને કલમ-૫ હેઠળ બજાર પાડવામાં આવેલ કૃષિ અને સહકાર વિભાગના તા. ૩૧-૧-૨૦૦૧ના જાહેરનામા ક્રમાંક : જાઓસકેએચ/૨-૨૦૦૦/એપીએમ-૧૦૯૯-મં. ૧૩૮/ગ(૬૪)થી બેતીવાલી ઉત્પન્ન બજાર સમિતિ, ધોળકા, જિ. અમદાવાદમાં અનુસુચિ-૨માં જણાવેલ સભાસદોની નિમણૂક કરવામાં આવી છે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧(૧) (૪)ની જોગવાઈ અનુસાર બજાર સમિતિ, ધોળકામાં સ્થાનિક સંસ્થાના પ્રતિનિધિ તરીકે શ્રી પટેલ મહેન્દ્રકુમાર અમૃતલાલ, ધોળકા નગરપાલિકા તા. ધોળકા, જિ. અમદાવાદની નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એસ. વેણુવ,  
સેક્રટરી અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol.XLIII]

MONDAY, APRIL 29, 2002/VAISAKHA 9, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18th April, 2002.

#### BOMBAY STAMP ACT, 1958.

No. GHM/2002/32/M/STP/102002/690/H.1—In exercise of the powers conferred by Section-70 read with Section-46 of the Bombay Stamp Act, 1958 (Bom.LX of 1958) the Government of Gujarat hereby makes the following Rules, effective from 1st April, 2002, amend the Gujarat Stamp Rules, 1978, namely :—

1. These rules may be called the Gujarat Stamp (Amendment) Rules, 2002.
2. In the Gujarat Stamp Rules, 1978, in rule-30-A, for the words "twenty four percent" the words, "fifteen percent" shall be substituted.

By order and in the name of the Governor of Gujarat,

I. A. GAJJAR,  
Deputy Secretary to Government of Gujarat.



सत्यमेव जयते.

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII;

MONDAY, APRIL 29, 2002/VAISAKHA 9, 1924

Separate paging is given to this Part in order that it may be field as a Separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th April, 2002.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. GHU/2002/41, CPI/1401/4579/K.1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994/(I)/K.1 dated 20th July, 1993; as under :—

In Schedule-II, after Sr. No. 304, the following shall be inserted :—

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilised on all staggered holiday.
1	2	3	4	5
305	M/s. Sakar Glazed Tiles Pvt. Ltd.	Rajpura	Gandhinagar	20 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer,





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII]

TUESDAY, APRIL 30, 2002/VAISAKHA 10, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th April, 2002.

### GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. NO/GH/V/52 of 2002/ADA-112002-868-V.-I. exercise of the powers conferred by sub-section (3) of section 3 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(i) amalgamates the development area declared under Government Notification, Panchayats, Housing and Urban Development No. GHB/20/UDA/1177-646-(2)Q-2, dated the 30th January, 1978 at Sr. No. 35 of the Schedule and the development area declared under Government Notification, Urban Development and Urban Housing Department No. GH/V/ of 2002-ADA-112002-868-V.

(ii) declares that the Jetpur Area Development Authority designated for the areas specified at Sr. No. 35 in the Schedule to the Government Notification, Panchayats, Housing and Urban Development No. GB/20/UDA/1177-646-(2)Q-2, dated the 30th January, 1978 (hereinafter referred to as the existing development area) shall be deemed as Jetpur Navagadh Area Development Authority for the purposes of Gujarat Town Planning and Urban Development Act, 1976 and the same shall be the authority for the development area formed under this Notification by amalgamation of the areas specified in the schedule to the Government Notification, Urban Development and Urban Housing Department.

with the existing development area.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Deputy Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

TUESDAY, APRIL 30, 2002/VAISAKHA 10, 1924

Separate pricing is giving to this part in order that it may be held as a separate compilation

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th April, 2002.

#### GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/53 of 2002/ADA-112002-863-V.—In exercise of the powers conferred by sub-section 3 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby:—

(i) declares the area within the jurisdiction of the local authority specified in Column 3 of the Schedule annexed hereto be a development area.

(ii) Defines the area with the jurisdiction of the local authority specified in column 3 of the said schedule to be the limits of such development area.

#### SCHEDULE

Sr.No. 1	Name of the District 2	Name of the local authority 3
1.	Rajkot	Jetpur-Navagadh Municipal borough declared under Government Notification, Urban Housing Department No. KV/120-95-NPL-4590-M-124M dated 5th September, 1995.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Deputy Secretary to Government.

113-1

IV-B Ex.-113-1

Government Central Press, Gandhinagar.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, APRIL 30, 2002 / VAISAKHA 10, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV -B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th April, 2002.

#### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR/2002/50/BRU/2001/2495/M3.—In exercise of the Powers conferred by Section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial Undertaking namely the Gujarat Optical Communication Ltd. Village Iyava, Ta. Sanand, Dist. Ahmedabad, (hereinafter referred to as "the said undertaking") shall be conducted to serve as a measure of preventing unemployment and the said undertaking shall accordingly deemed to be a relief undertaking for the said Act, for a period of twelve months from 30th April, 2002 subject to the judgement of Hon. High Court in the SCA No. 8745/2000 and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto, pending before any Court, Tribunal officer or Authority shall be stayed during twelve month commencing from 30th April, 2002. All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,  
Section Officer,  
Labour and Employment Department.

114-1

IV-B-Ex.-114-1

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLII;

TUESDAY, APRIL 30, 2002 / VAISAKHA 10, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th April, 2002.

#### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR/2002/51/BRU/2001/2496/M3.—In exercise of the Powers conferred by Section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial Undertaking namely the GTCL Mobile-Com. Technology Ltd, Village Chharodi, Tal. Sanand, Dist. Ahmedabad (hereinafter referred to as "the said undertaking") shall be conducted to serve as a measure of preventing unemployment and the said undertaking shall accordingly deemed to be a relief undertaking for the said Act, for a period of twelve months from 30th April, 2002 and in exercise of the Powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking, rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto pending before any Court, Tribunal officer or Authority shall be stayed during twelve month commencing from 30th April, 2002. All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

By order and in the name of the Governor of Gujarat.

T. A. SAIYED  
Section Officer,



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

TUESDAY, APRIL 30, 2002/VAISAKHA 10, 1924

Separate paging is given to this Part in order that it may be filed as separate compilation

### PART IV-B

Rules and Orders( other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th April, 2002.

#### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR/2002/52/BRU/2001/2497/M3.—In exercise of the Powers conferred by Section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial Undertaking namely the Gujarat Telephone Cables Ltd. Chharodi Farm, Tal. Sanand, Dist. Ahmedabad (hereinafter referred to as "the said undertaking") shall be conducted to serve as measure of preventing unemployment and the said undertaking shall accordingly deemed to be a relief undertaking for the said Act, for a period of twelve months from 30th April, 2002 and in exercise of the Powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking rights, privileges, obligations, liabilities (other than liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceeding relating thereto pending before any Court, Tribunal officer or Authority shall be stayed during twelve month commencing from 30th April, 2002 All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

This notification is subject to the Judgement of Hon. High Court in the L.P.A. No. 96/2001 in SCA No. 6324/2000.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,  
Section Officer.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, MAY 4, 2002/VAISAKHA, 14, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4th May, 2002.

No. GU-2002-42--GPC-11-2002-781-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Dumaral, taluka Nadiad, District Kheda to village Kanbha, taluka Dascroi, District Ahmedabad, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act, 2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

Schedule

District : Kheda

State : Gujarat

District : Kheda						
Taluka	Village	Survey / Block No.	Area			
			Hect.	Are	Cent.	
(1)	(2)	(3)	(4)	(5)	(6)	
Nadiad	Dumral	175	00	16	80	
		176	00	28	55	
		Cart track Metral to Dumral	00	03	95	
		254	00	18	65	
		253	00	04	30	
		252/5	00	24	60	
		252/2	00	06	15	
		252/1	00	06	60	
		Cart track Field	00	03	65	
		251/2	00	10	00	
		251/1	00	15	35	
		250/3	00	12	50	
		346	00	08	95	
		347	00	13	80	
		348	00	09	10	
		389/2	00	13	40	
		389/1	00	14	60	
		390/2	00	14	55	
		404/1	00	13	95	
		401/2	00	17	70	
		401/1 (Govt. Land)	00	01	80	
		393	00	00	50	
		394	00	15	00	
		399/3	00	08	20	
		399/2	00	07	00	
		399/1	00	07	00	
		Cart track Dumral to Pij	00	04	05	
		21	00	24	00	
		438	00	05	55	
		26	00	08	60	
		25	00	20	00	
		24	00	01	25	
		23/2/2/P	00	05	60	
		23/2/2/P	00	17	25	
		39	00	00	10	
		Cart track Dumral to Tundel	00	03	00	
		40/1	00	07	90	
		Cart track field	00	01	00	
		Tundel	236	00	05	30
			278+239/1+239/2	00	18	85
			300/6	00	10	15
			240/3	00	00	05

(1)	(2)	(3)	(4)	(5)	(6)
	Tundel	296/2	00	02	00
	(Cont...)	296/1	00	03	60
		296/3/4	00	01	75
		295/2	00	01	50
		295/1	00	03	90
		297/1	00	06	10
		292	00	03	70
		298 (Govt. Land)	00	04	20
		299	00	01	30
		290	00	18	40
		255/4	00	05	40
		287/1/A	00	09	10
		287/B	00	11	60
		286	00	00	70
		262	00	04	60
		285/2	00	15	65
		285/1	00	01	00
		268/2	00	02	25
		268/1	00	02	55
		267	00	07	70
		270/2+4	00	03	90
		270/1	00	00	15
		269/2	00	05	40
		269/1	00	03	60
		271/1	00	02	15
		Cart track	00	04	35
		78	00	10	85
		77/1	00	15	05
		76/1	00	07	35
		70/1	00	03	80
		71/2	00	19	90
		61	00	21	15
		49	00	24	70
		47	00	04	10
		45	00	05	25
		46 (Govt. Land)	00	02	20
		44 (Govt. Land)	00	14	15
		Davada to Nadiad Cart track	00	05	45
		787	00	10	70
		788	00	06	90
		789/2	00	09	10
		786 (Govt. Land)	00	12	40
		Cart track to field	00	00	55
		584/1	00	18	20
		583/2	00	06	40
		585/3	00	01	75

(1)	(2)	(3)	(4)	(5)	(6)
	Tundel	586/3	00	10	15
	(Cont...)	586/2	00	10	00
		586/1	00	15	20
		576/2	00	07	40
		576/1	00	08	05
		575/2	00	00	75
		575/3	00	00	35
		570/4	00	01	95
		570/5	00	03	00
		570/3	00	16	20
		569/4	00	00	50
		549 (Govt. Land)	00	05	90
		592/1	00	00	50
		601	00	14	05
		602/4	00	05	30
		602/2	00	05	30
		548	00	00	10
		603/2	00	06	70
		603/1	00	06	70
		605	00	16	55
		534/2	00	26	95
		528/2	00	09	35
		528/1	00	08	00
		530	00	08	25
		529	00	04	30
		523	00	13	40
		Cart track Davado to Dabhan	00	00	95
	Dabhan	255	00	15	55
		258	00	01	45
		259	00	09	95
		261	00	02	30
		260	00	18	75
		262	00	12	60
		266	00	00	25
		264/2	00	05	55
		264/1	00	06	80
		265	00	04	70
		368	00	01	75
		367/1+2	00	01	75
		354	00	22	60
		352	00	04	95
		350/P	00	03	00
		350/P	00	09	00
		350/P	00	07	00
		350/P	00	09	00
		341/1	00	05	55
		Cart track	00	01	30



(1)	(2)	(3)	(4)	(5)	(6)
	Dabhan	392	00	02	95
	(Cont...)	414	00	13	85
		413	00	20	10
		416	00	02	65
		409	00	07	70
		408	00	09	10
		406/1	00	11	50
		407/1	00	07	50
		407/2	00	00	35
		Cart track	00	03	00
		475	00	11	35
		474/3	00	01	05
		476/2	00	03	25
		476/1	00	04	20
		480	00	06	25
		479/1	00	00	05
		481	00	13	50
		482/2	00	10	35
		482/1	00	14	20
		483	00	04	25
		484	00	06	30
		497	00	06	85
		498	00	08	60
		499/3	00	05	40
		499/1	00	01	35
		499/2	00	05	10
		500	00	04	00
		505/1	00	01	50
		505/2	00	08	90
		506	00	10	00
		Dabhan to Gavda Cart track	00	01	90
		663/2	00	13	00
		663/1	00	05	00
		662	00	03	80
		645	00	00	80
		646	00	07	75
		647/1	00	08	00
		647/2	00	06	50
		652/1	00	00	05
		651	00	01	60
		648 + 638	00	20	55
		649	00	00	05
		597 + 598/2 + 650/1+2	00	24	15
		590+599	00	02	15
		600/1	00	06	05
		600/2	00	16	95
		Zarol Dabhan Cart track	00	05	00
		759/2	00	03	50
		753	00	26	55
		754+755+756	00	17	40

(1)	(2)	(3)	(4)	(5)	(6)
	Dabhan	794/2	00	06	20
	(Cont...)	794/1	00	16	20
		Cart track	00	01	45
		747	00	00	30
		746	00	06	10
		745/2 + 795	00	17	45
		743+744+745/1	00	28	20
		197	00	18	55
	Davda	196	00	19	80
		195	00	05	30
		195	00	16	30
	Degam	912	00	21	85
		914	00	1*	55
		915	00	05	90
		916	00	03	75
		909	00	01	80
		Cart track	00	10	50
		989	00	22	50
		991	00	22	25
		994	00	00	60
		993	00	00	65
		995	00	01	05
		996	00	01	10
		997	00	26	95
		998	00	02	45
		Cart track	00	06	35
		1004	00	08	75
		1005	00	05	75
		1002	00	01	15
		1014	00	13	55
		1015	00	05	80
		1025	00	16	15
		1026	00	01	45
		Cart track	00	14	00
		1037	00	01	60
		1036	00	03	85
		1038	00	00	60
		1034	00	07	00
		1045/1	00	01	40
		1046/2	00	06	95
		1045/2	00	08	70
		1044	00	22	10
		1064/A	00	00	05
		1066/1	00	31	40
		1081	00	00	05
		1099/1	00	16	20
		1096	00	11	30
		1098/1			

(1)	(2)	(3)	(4)	(5)	(6)
	Degam	1130	00	11	80
	(Cont...)	1197/1	00	17	25
		1195	00	23	80
		1206	00	14	00
		1205/1	00	00	45
		1209	00	04	25
		1210	00	09	70
		1243	00	07	25
		1244	00	04	85
		1245	00	05	75
		1341	00	03	10
		1339	00	02	30
		1342/2	00	00	05
		1343/2	00	00	45
		1338	00	02	35
		1346	00	03	10
		1347/1	00	02	50
		1337	00	03	10
		1334	00	09	35
		1333/1	00	02	35
		1331	00	00	10
		1332	00	08	50
		1370	00	21	60
		1371/1	00	02	85
		1372/1	00	00	05
		1376	00	11	50
		1375	00	01	05
		1409/1	00	05	85
		1408/2	00	06	85
		Cart track	00	03	85
		1407	00	25	40
		1406	00	05	20
		1436	00	11	95
		1435	00	06	45
		1439 (Govt. Land)	00	40	60
		1441	00	13	65
		1442 (Govt. Land)	00	15	30
Mahemdabad Gadva		31/1	00	19	00
		38/3	00	03	45
		38/2	00	02	60
		38/4	00	00	40
		38/1	00	09	20
		27/1	00	04	40
		26/2	00	12	75
		26/1	00	03	40
		24/2	00	05	70
		25/2	00	06	45
		25/1	00	00	40

(1)	(2)	(3)	(4)	(5)	(6)
	Gadva	273/3	00	12	00
	(Cont...)	273/1	00	09	75
		274/1	00	03	35
		275	00	21	20
		276	00	09	20
		265 (Govt. Land)	00	32	65
		264 (Govt. Land)	00	18	40
		205/4	00	12	10
		205/3	00	00	40
		204	00	07	40
		206/1	00	06	40
		206/2/B	00	00	65
		206/2/A	00	03	70
		254/3	00	00	30
		207/7	00	02	70
		208/16	00	11	90
		208/15	00	00	10
		208/13	00	05	70
		208/12	00	00	30
		208/10	00	05	00
		208/9	00	01	70
		208/8	00	00	70
		208/7	00	00	70
		208/6	00	00	80
		208/4	00	01	70
		208/5	00	00	90
		208/1	00	03	20
		208/2	00	00	60
		247/1	00	00	30
		246/3	00	03	15
		246/2	00	05	10
		209/2+4	00	00	05
		244/4	00	04	40
		244/3	00	09	05
		245/1+2/B	00	00	80
		245/1+2/A	00	00	35
		243/3	00	07	30
		243/2	00	05	80
		243/1	00	06	30
		239/1	00	07	80
		239/2	00	07	95
		239/3	00	00	80
		235/1	00	04	50
		236/6	00	05	15
		236/5	00	02	80
		236/4	00	02	00
		236/3	00	07	90
		236/2	00	00	40

(1)	(2)	(3)	(4)	(5)	(6)
	Gadva (Cont...)	232/5	00	10	10
	Gothaj	154	00	02	95
		153	00	01	10
		152	00	03	70
		151	00	04	60
		150	00	04	85
		149	00	07	40
		148	00	04	00
		134	00	02	90
		147	00	10	80
		135	00	04	30
		136	00	00	25
		137	00	08	40
		144	00	17	45
		143	00	01	95
		138	00	11	65
		139	00	00	05
	Bavra	116/A	00	16	35
		116/B	00	16	35
		112/A	00	03	80
		112/B	00	00	25
		115	00	00	70
		127	00	63	25
		145	00	12	10
		128/A	00	12	80
		128/B	00	08	55
		144	00	06	95
		142	00	01	70
		143	00	05	75
		141	00	07	85
		140	00	00	75
		138	00	25	10
		Bavra to Mahemdabad Cart Track	00	01	80
		277/A	00	01	20
		277/B	00	01	80
		137	00	02	20
		278	00	15	70
		279	00	03	10
		280	00	07	90
		297	00	00	25
		281	00	00	25
		295	00	04	75
		294	00	08	85
		291/A	00	03	80
		291/B	00	03	75
		290	00	07	05

(1)	(2)	(3)	(4)	(5)	(6)
	Bavra	289	00	00	10
	(Cont...)	287	00	13	15
		285	00	00	05
		288	00	04	30
		Bavra to Samspur Cart Track	00	01	15
		69	00	29	25
		66	00	04	25
		65	00	24	60
		57	00	05	90
		58	00	00	05
		56	00	56	20
	Kachhai	712	00	33	45
		716/1	00	05	40
		716/2+3	00	09	30
		715	00	01	20
		719/2 (Govt. Land)	00	15	35
		719/1	00	05	20
		719/3	00	06	00
	Eyeva	280 (Govt. Land)	00	26	10
		Cart track to field	00	01	25
		278	00	19	35
		282	00	06	65
		264	00	03	20
		267	00	02	00
		268	00	14	80
		Cart track to Mehmdabad to Bavra	00	03	15
	Katakpara	152	00	01	15
		151/A	00	09	10
		151/B	00	09	00
		149	00	13	75
		145	00	00	50
		148	00	19	35
		147	00	11	10
		122/A	00	09	60
		122/B	00	09	65
		123	00	00	75
		124	00	16	00
		126	00	30	75
		48	00	38	40
		49	00	02	05
		Field Cart Track	00	02	30
		94	00	30	90
		93/B	00	30	00
		93/A	00	31	30
		89	00	00	25
		90	00	09	25
	Chhapara	84	00	04	40

(1)	(2)	(3)	(4)	(5)	(6)
	Chhapara	84/A	00	05	65
	(Cont...)	83	00	04	85
		82	00	03	25
		Kachhai to Katakpara Cart track	00	03	35
		78	00	17	10
		80	00	00	80
		64	00	00	75
		60	00	10	40
		59	00	02	45
		91	00	01	25
		48/A	00	03	00
		48	00	13	00
		55	00	07	25
		54	00	14	50
		53	00	17	90
		29	00	20	10
		30	00	20	10
		32	00	04	90
		26	00	02	05
		25	00	18	05
		732	00	08	55
		743	00	10	60
		720	00	22	10
		741	00	03	45
		718	00	03	05
		717	00	07	25
		Chhapara to Mahemdabad Cart track	00	03	40
		713	00	27	65
		694	00	10	15
		695	00	41	55
		Mahemdabad to Chhapara Cart track	00	00	80
		692/A	00	06	00
		692/B	00	04	10
		693	00	27	20
		Cart track	00	01	90
		674	00	07	70
		672/A	00	02	90
		671	00	05	20
		658	00	41	95
		655	00	05	00
		654	00	25	30
		Cart track	00	02	20
		653	00	03	80
		589/A	00	00	10

(1)	(2)	(3)	(4)	(5)	(6)
	Chhapara	599	00	19	30
	(Cont...)	600	00	17	40
		601	00	17	90
		602	00	00	40
		603/A	00	20	85
		603	00	20	85
		606	00	28	10
		607	00	03	30
	Mahemdabad	583/3	00	11	45
		584/1	00	06	00
		584/2	00	19	05
		962	00	08	90
		930/2	00	08	55
		742	00	06	85
		741	00	19	35
		740/2/2	00	10	15
		Cart track to field	00	01	90
	Vadadla	94 (Govt. Land)	00	31	45
		95 (Govt. Land)	00	22	60
		40	00	25	80
		41/B	00	30	75
		35	00	43	45
		48	00	09	90
		30/A	00	06	70
		30/B	00	10	15
		20	00	00	85
		3/B/P	00	47	30
		12	00	04	00
		17	00	01	65
		16	00	29	75
		Cart track from village Vadadla	00	02	35
	Nenpur	1129	00	17	20
		1130	00	08	70
		1128	00	21	85
		1131	00	02	45
		1135	00	02	40
		1161	00	43	10
		Cart track (Vadadla to Nenpur)	00	01	80
		1266	00	11	35
		1267	00	00	25
		1271	00	03	15
		1268	00	00	85



(1)	(2)	(3)	(4)	(5)	(6)
	Nenpur	1269	00	07	55
	(Cont...)	1270	00	05	45
		1262/B	00	02	45
		1275	00	04	25
		1295	00	14	35
		1286	00	30	60
		1316	00	08	20
		1324	00	25	90
		1335	00	01	25
		1336	00	29	75
		1337	00	11	30
		1338	00	11	30
		1365	00	02	00
		1357	00	14	40
		1361	00	11	60
		1362	00	07	70
		39	00	09	75
		43	00	02	75
		42	00	09	90
		41	00	04	15
		30/A	00	00	50
		30/B	00	07	55
		51	00	04	05
		53	00	05	50
		56	00	25	15
		58	00	08	25
		57	00	04	25
		Cart track (Kaniij to Nenpur)	00	03	05
		191	00	16	75
		177	00	23	45
		178	00	10	80
		179	00	12	60
		215	00	00	20
		216	00	40	80
		217	00	03	60
		226	00	22	50
		237	00	06	10
		228	00	04	25
		236	00	01	40
		230	00	00	10
		229	00	08	95
		231	00	10	00
		233	00	05	85

(1)	(2)	(3)	(4)	(5)	(6)
	Nenpur	234	00	05	30
	(Cont...)	243	00	20	20
		168 (Govt. Land)	00	13	10
	Kanij	708 (Govt. Land)	00	11	55
		710 (Govt. Land)	00	05	95
		713	00	11	30
		715	00	23	10
		706	00	00	10
		705	00	19	55
		Cart track from field	00	09	30
		504	00	12	70
		507	00	24	95
		505	00	00	10
		511	00	13	00
		506	00	09	70
		668	00	02	55
		513	00	21	80
		514	00	11	20
		515	00	00	10
		533	00	16	30
		534	00	17	95
		535	00	35	70
		540	00	10	35
		538	00	02	35
		539	00	17	15
		Field Cart Track	00	13	40
		477	00	01	25
		546	00	10	50
		476	00	26	80
		475	00	02	60
		474	00	27	10
		452	00	53	10
		450	00	11	25
		409	00	05	50
		413/B	00	16	25
		412	00	16	80
		397	00	21	40
		418	00	02	95
		419	00	10	10
		396	00	03	50
		395	00	26	20
		Field Cart Track	00	03	15
	Raska	187	00	00	20

(1)	(2)	(3)	(4)	(5)	(6)
	Raska	185	00	15	00
	(Cont...)	186	00	19	25
		189	00	21	35
		190	00	18	65
		199	00	02	80
		228	00	16	05
		229	00	00	20
		227	00	07	30
		226	00	01	65
		205	00	00	10
		211	00	31	55
		221	00	19	65
		220	00	17	45
		212	00	01	15
		216	00	18	70
		217	00	17	00
		243	00	09	85
		244	00	09	60
		258	00	07	85
		257	00	08	40
		256	00	00	85
		259	00	43	25
		265	00	00	15
		266	00	15	85
		275	00	26	60
		293	00	06	30
		283	00	00	10
		897	00	09	10
		323	00	01	65
		322	00	05	05
		321	00	07	05
		320	00	02	90
		328/A, B	00	03	40
		334	00	16	05
		343	00	06	00
		342	00	11	45
		341	00	10	40
		347	00	14	70
		346	00	13	85
		387/B	00	11	95
		938	00	13	30
		400	00	18	40
		399	00	03	00

(1)	(2)	(3)	(4)	(5)	(6)
	Raska	398	00	26	35
	(Cont...)	397	00	12	00
		394	00	29	15

District : Ahmedabad

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Dascroi	Hirapur	Cart Track Hirapur - Raska	00	00	60
		419	00	26	25
		421	00	15	45
		420	00	10	85
		423	00	03	05
		422	00	03	75
		424	00	04	15
		425	00	00	65
		428	00	00	65
		430	00	14	25
		429	00	01	50
		427	00	02	25
		431	00	04	95
		370	00	01	05
		369	00	10	70
		363	00	18	95
		375	00	07	75
		339	00	00	10
		362	00	12	75
		340	00	02	35
		347	00	08	50
		344	00	08	70
		345	00	24	35
		328	00	10	60
		213	00	07	70
		214	00	08	95
		215	00	13	10
		222	00	11	45
		221	00	18	20
		230	00	00	55
		229	00	15	80
		228	00	09	55
		225	00	00	80
		227	00	05	00
		226	00	05	45
		231	00	10	05
		234	00	11	85
		165 (Govt. Land)	00	01	95
		166	00	12	35
		167	00	10	30

(1)	(2)	(3)	(4)	(5)	(6)
	Hirapur	169	00	13	55
	(Cont...)	163 (Govt. Land)	00	12	00
		172	00	19	60
		156	00	29	35
		154	00	06	70
		153	00	00	10
		155	00	07	35
		150	00	08	75
		142	00	02	70
		145	00	04	25
		140	00	08	30
		139	00	11	00
		134	00	30	90
		Cart Track	00	00	40
		104	00	01	70
		103	00	05	35
		102 (Govt. Land)	00	02	10
		105	00	65	90
	Vanch	1659	00	22	25
		1662	00	12	25
		1660	00	01	60
		1661	00	03	10
		1654	00	13	50
		1655	00	06	05
		1653	00	13	45
		1652	00	08	95
		1651	00	11	45
		1646	00	06	90
		1647	00	10	30

District : Ahmedabad

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Dascroi	Harniyav	344	00	07	80
		345	00	11	45
		346	00	04	80
	Dhamatwan	340	00	03	75
		341	00	13	70
		342	00	12	10
		345	00	00	95
		348	00	13	40
		346	00	01	45

(1)	(2)	(3)	(4)	(5)	(6)
	Dhamatwan	347	00	07	40
	(Cont...)	358	00	21	10
		357	00	08	60
		359	00	02	50
		361	00	07	10
		360	00	13	90
		373	00	22	25
		374	00	14	50
		Cart track (Vanch to Dhamatwan)	00	01	95
		484	00	08	30
		470	00	02	85
		471	00	11	55
		473	00	00	10
		472	00	08	70
		464	00	01	40
		463	00	11	05
		462	00	10	60
		457	00	31	05
		458	00	00	85
		454	00	02	30
		453	00	07	50
		Cart track	00	00	65
		451	00	10	70
		450	00	04	90
		449	00	08	75
		445	00	03	60
		439	00	55	50
		438	00	30	50
		681	00	22	65
		Cart track (Dhamatwan to Vanch)	00	01	50
		685	00	17	55
		686	00	20	05
		697	00	28	00
		696/P	00	24	20
		Cart track (Vanch to Dhamatwan)	00	03	50
		696/P	00	19	30
		769	00	26	35
		696/P	00	28	00
		790	00	03	45
		Dhamatwan to Gatrad Cart track	00	01	50
		771	00	12	75
		774	00	00	30
		773	00	21	15
		777	00	25	55

(1)	(2)	(3)	(4)	(5)	(6)
	Gatrad	952	00	23	95
		956	00	05	30
		957	00	28	20
		955	00	00	10
		958	00	13	75
		930	00	13	65
		928	00	01	50
		929	00	08	70
		923	00	18	35
		924	00	08	50
		914	00	57	65
		918	00	02	90
		917	00	06	95
		Cart track (Gatrad to Undral)	00	07	70
		874	00	08	50
		873	00	14	20
		872	00	14	95
		873	00	00	10
		870	00	11	35
		869	00	09	05
		868	00	05	00
		867	00	19	80
		876	00	00	95
		795	00	03	75
		786	00	13	10
		787	00	00	25
		788	00	13	90
		789	00	07	45
		779	00	03	90
		790	00	14	75
		777	00	29	00
		776	00	05	15
		Cart track (Gatrad to Kanbha)	00	00	90
		725	00	15	80
		596	00	22	70
		722	00	01	15
		598	00	07	75
		720	00	07	05
		719	00	00	50
		715	00	11	25
		718 (Govt. Land)	00	03	55
		717 (Govt. Land)	00	00	35
		716 (Govt. Land)	00	05	00

(1)	(2)	(3)	(4)	(5)	(6)
	Gatrad	695	00	08	80
	(Cont...)	712	00	00	70
		696	00	03	10
		692	00	14	50
		627	00	08	60
		628	00	11	75
		Village Cart track	00	06	40
		629	00	00	10
		639/P	00	02	60
		633	00	08	00
		637	00	31	80
		379	00	00	60
		364	00	27	25
		361	00	13	10
		360	00	00	65
		288	00	10	55
		289	00	08	00
		290	00	06	05
		292	00	11	60
		291	00	12	65
		286	00	06	45
		Village Cart track	00	03	00
		230P	00	24	30
		229	00	29	95
		228	00	10	30
		216	00	53	85
		217	00	07	15
		202	00	04	00
	Kanbha	204	00	08	65
		205	00	12	90
		209	00	24	15
		210	00	15	75
		211	00	15	90
		213	00	03	35
		217	00	45	85
		Field Cart track	00	05	50
		237	00	08	15
		238	00	26	75
		427	00	34	00
		424	00	00	75
		426	00	01	10
		425	00	18	80
		421	00	15	40



(1)	(2)	(3)	(4)	(5)	(6)
	Kanbha	422	00	00	20
	(Cont...)	420	00	02	30
	Cart track		00	04	70
	474		00	00	75
	475		00	12	35
	476		00	27	35
	471		00	02	25
	477		00	15	90
	530		00	06	10
	525		00	05	25
	531		00	23	95
	518		00	02	75
	516		00	13	70
	Cart track		00	02	05
	532		00	01	30
	535		00	30	35

By order and in the name of the Governor of Gujarat,

Y. B. PATEL,

Under Secretary to Government

ઉર્જા અને પેટ્રો કેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, જથી મે, ૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨-૪૨ જીપીસી-૧૧-૨૦૦૨-૭૮૧-ઇ, આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે ખેડા જિલ્લાના નડિયાદ તાલુકાના હુમરાલ ગામથી અમદાવાદ જિલ્લાના દસકોઈ તાલુકાના કણભા ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લીમીટેડ ( ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલિયમ કોર્પોરેશન લીમીટેડની ગૌણ કંપની ), ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે, ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોના હકક સંપાદિત કરવા બાબત) અધિનિયમ, ૨૦૦૦ ની કલમ-૩ ની પેટા કલમ(૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવા માટેનો ઈરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવે તે તારીખથી ત્રીસ (૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.

## અનુસૂચી

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
નડીઆદ	દુમરાળ	૧૭૫	૦૦	૧૬	૮૦
		૧૭૬	૦૦	૨૮	૫૫
		મેટ્રલથી દુમરાળ ગાડા માર્ગ	૦૦	૦૩	૯૫
		૨૫૪	૦૦	૧૮	૬૫
		૨૫૩	૦૦	૦૪	૩૦
		૨૫૨/૫	૦૦	૨૪	૬૦
		૨૫૨/૨	૦૦	૦૬	૧૫
		૨૫૨/૧	૦૦	૦૬	૬૦
		ખેતરમાં જવાનો રસ્તો	૦૦	૦૩	૬૫
		૨૫૧/૨	૦૦	૧૦	૦૦
		૨૫૧/૧	૦૦	૧૫	૩૫
		૨૫૦/૩	૦૦	૧૨	૫૦
		૩૪૬	૦૦	૦૮	૯૫
		૩૪૭	૦૦	૧૩	૮૦
		૩૪૮	૦૦	૦૮	૧૦
		૩૮૮/૨	૦૦	૧૩	૪૦
		૩૮૮/૧	૦૦	૧૪	૬૦
		૩૮૦/૨	૦૦	૧૪	૫૫
		૪૦૪/૧ (સરકારી જમીન)	૦૦	૧૩	૯૫
		૪૦૧/૨	૦૦	૧૭	૭૦
		૪૦૧/૧	૦૦	૦૧	૮૦
		૩૮૩	૦૦	૦૦	૫૦
		૩૮૪	૦૦	૧૫	૦૦
		૩૮૮/૩	૦૦	૦૮	૨૦
		૩૮૮/૨	૦૦	૦૭	૦૦
		૩૮૮/૧	૦૦	૦૭	૦૦
		દુમરાળથી પીજ ગાડા માર્ગ	૦૦	૦૪	૦૫
		૨૧	૦૦	૨૪	૦૦
		૪૩૮	૦૦	૦૫	૫૫
		૨૬	૦૦	૦૮	૬૦
		૨૫	૦૦	૨૦	૦૦
		૨૪	૦૦	૦૧	૨૫
		૨૩/૨/૨/ ચૈકી	૦૦	૦૫	૬૦
		૨૩/૨/૨/ ચૈકી	૦૦	૧૭	૨૫
		૩૮	૦૦	૦૦	૧૦
		દુમરાળથી તુંડેલ ગાડા માર્ગ	૦૦	૦૩	૦૦
		૪૦/૧	૦૦	૦૭	૯૦
		ખેતરમાં જવાનો રસ્તો	૦૦	૦૧	૦૦
		ટુંડેલ	૦૦	૦૫	૩૦
		૨૭૮+૨૩૮/૧+૨૩૮/૨	૦૦	૬૮	૮૫
		૩૦૦/૬	૦૦	૧૦	૧૫
		૨૪૦/૩	૦૦	૦૦	૦૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ટુંડેલ	૨૮૬/૨	૦૦	૦૨	૦૦
	(ચાલુ...)	૨૮૬/૧	૦૦	૦૩	૬૦
		૨૮૬/૩/૪	૦૦	૦૧	૭૫
		૨૮૫/૨	૦૦	૦૧	૫૦
		૨૮૫/૧	૦૦	૦૩	૮૦
		૨૮૭/૧	૦૦	૦૬	૧૦
		૨૮૨	૦૦	૦૩	૭૦
		૨૮૮ (સરકારી જમીન)	૦૦	૦૪	૨૦
		૨૮૮	૦૦	૦૧	૩૦
		૨૮૦	૦૦	૧૮	૪૦
		૨૫૫/૪	૦૦	૦૫	૪૦
		૨૮૭/૧/એ	૦૦	૦૮	૧૦
		૨૮૭/બી	૦૦	૧૧	૬૦
		૨૮૬	૦૦	૦૦	૭૦
		૨૬૨	૦૦	૦૪	૬૦
		૨૮૫/૨	૦૦	૧૫	૬૫
		૨૮૫/૧	૦૦	૦૧	૦૦
		૨૬૮/૨	૦૦	૦૨	૨૫
		૨૬૮/૧	૦૦	૦૨	૫૫
		૨૬૭	૦૦	૦૭	૭૦
		૨૭૦/૨+૪	૦૦	૦૩	૮૦
		૨૭૦/૧	૦૦	૦૦	૧૫
		૨૬૮/૨	૦૦	૦૫	૪૦
		૨૬૮/૧	૦૦	૦૩	૬૦
		૨૭૧/૧	૦૦	૦૨	૧૫
		ગાડા માર્ગ	૦૦	૦૪	૩૫
		૭૮	૦૦	૧૦	૮૫
		૭૭/૧	૦૦	૧૫	૦૫
		૭૬/૧	૦૦	૦૭	૩૫
		૭૦/૧	૦૦	૦૩	૮૦
		૭૧/૨	૦૦	૧૮	૮૦
		૬૧	૦૦	૨૧	૧૫
		૪૮	૦૦	૨૪	૭૦
		૪૭	૦૦	૦૪	૧૦
		૪૫	૦૦	૦૫	૨૫
		૪૬ (સરકારી જમીન)	૦૦	૦૨	૨૦
		૪૪ (સરકારી જમીન)	૦૦	૧૪	૧૫
		દાવડા થી નડીયાદ ગાડા માર્ગ	૦૦	૦૫	૪૫
		૭૮૭	૦૦	૧૦	૭૦
		૭૮૮	૦૦	૦૬	૮૦
		૭૮૮/૨	૦૦	૦૮	૧૦
		૭૮૬ (સરકારી જમીન)	૦૦	૧૨	૪૦
		ખેતરમાં જવાનો રસ્તો	૦૦	૦૦	૫૫
		૫૮૪/૧	૦૦	૧૮	૨૦
		૫૮૩/૨	૦૦	૦૬	૪૦
		૫૮૫/૩	૦૦	૦૧	૭૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ટુંકેલ	૫૮૬/૩	૦૦	૧૦	૧૫
	(ચાલુ...)	૫૮૬/૨	૦૦	૧૦	૦૦
		૫૮૬/૧	૦૦	૧૫	૨૦
		૫૭૬/૨	૦૦	૦૭	૪૦
		૫૭૬/૧	૦૦	૦૮	૦૫
		૫૭૫/૨	૦૦	૦૦	૭૫
		૫૭૫/૩	૦૦	૦૦	૩૫
		૫૭૦/૪	૦૦	૦૧	૮૫
		૫૭૦/૫	૦૦	૦૩	૦૦
		૫૭૦/૩	૦૦	૧૬	૨૦
		૫૬૯/૪	૦૦	૦૦	૫૦
		૫૪૯ (સરકારી જમીન)	૦૦	૦૫	૮૦
		૫૮૨/૧	૦૦	૦૦	૫૦
		૬૦૧	૦૦	૧૪	૦૫
		૬૦૨/૪	૦૦	૦૫	૩૦
		૬૦૨/૨	૦૦	૦૫	૩૦
		૫૪૮	૦૦	૦૦	૧૦
		૬૦૩/૨	૦૦	૦૬	૭૦
		૬૦૩/૧	૦૦	૦૬	૭૦
		૬૦૫	૦૦	૧૬	૫૫
		૫૩૪/૨	૦૦	૨૬	૮૫
		૫૨૮/૨	૦૦	૦૮	૩૫
		૫૨૮/૧	૦૦	૦૮	૦૦
		૫૩૦	૦૦	૦૮	૨૫
		૫૨૯	૦૦	૦૪	૩૦
		૫૨૩	૦૦	૧૩	૪૦
		દાવકાથી દભાન ગાડા માર્ગ	૦૦	૦૦	૮૫
ડભાણ		૨૫૫	૦૦	૧૫	૫૫
		૨૫૮	૦૦	૦૧	૪૫
		૨૫૯	૦૦	૦૮	૮૫
		૨૬૧	૦૦	૦૨	૩૦
		૨૬૦	૦૦	૧૮	૭૫
		૨૬૨	૦૦	૧૨	૬૦
		૨૬૬	૦૦	૦૦	૨૫
		૨૬૪/૨	૦૦	૦૫	૫૫
		૨૬૪/૧	૦૦	૦૬	૮૦
		૨૬૫	૦૦	૦૪	૭૦
		૩૬૮	૦૦	૦૧	૭૫
		૩૬૭/૧+૨	૦૦	૦૧	૭૫
		૩૫૪	૦૦	૨૨	૬૦
		૩૫૨	૦૦	૦૪	૮૫
		૩૫૦/૧૩	૦૦	૦૩	૦૦
		૩૫૦/૧૩	૦૦	૦૮	૦૦
		૩૫૦/૧૩	૦૦	૦૭	૦૦
		૩૫૦/૧૩	૦૦	૦૮	૦૦
		૩૪૧/૧	૦૦	૦૫	૫૫
		ગાડા માર્ગ	૦૦	૦૧	૩૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કભાણ	૩૯૨	૦૦	૦૨	૮૫
	(ચાલુ...)	૪૧૪	૦૦	૧૩	૮૫
		૪૧૩	૦૦	૨૦	૧૦
		૪૧૬	૦૦	૦૨	૬૫
		૪૦૯	૦૦	૦૭	૭૦
		૪૦૮	૦૦	૦૮	૧૦
		૪૦૬/૧	૦૦	૧૧	૫૦
		૪૦૭/૧	૦૦	૦૭	૫૦
		૪૦૭/૨	૦૦	૦૦	૩૫
		ગાડા માર્ગ	૦૦	૦૩	૦૦
		૪૭૫	૦૦	૧૧	૩૫
		૪૭૪/૩	૦૦	૦૧	૦૫
		૪૭૬/૨	૦૦	૦૩	૨૫
		૪૭૬/૧	૦૦	૦૪	૨૦
		૪૮૦	૦૦	૦૬	૨૫
		૪૭૯/૧	૦૦	૦૦	૦૫
		૪૮૧	૦૦	૧૩	૫૦
		૪૮૨/૨	૦૦	૧૦	૩૫
		૪૮૨/૧	૦૦	૧૪	૨૦
		૪૮૩	૦૦	૦૪	૨૫
		૪૮૪	૦૦	૦૬	૩૦
		૪૮૭	૦૦	૦૬	૮૫
		૪૮૮	૦૦	૦૮	૬૦
		૪૮૯/૩	૦૦	૦૫	૪૦
		૪૮૯/૧	૦૦	૦૧	૩૫
		૪૮૯/૨	૦૦	૦૫	૧૦
		૫૦૦	૦૦	૦૪	૦૦
		૫૦૫/૧	૦૦	૦૧	૫૦
		૫૦૫/૨	૦૦	૦૮	૮૦
		૫૦૬	૦૦	૧૦	૦૦
		કભાણ થી દાવડા ગાડા માર્ગ	૦૦	૦૧	૮૦
		૬૬૩/૨	૦૦	૧૩	૦૦
		૬૬૩/૧	૦૦	૦૫	૦૦
		૬૬૨	૦૦	૦૩	૮૦
		૬૪૫	૦૦	૦૦	૮૦
		૬૪૬	૦૦	૦૭	૭૫
		૬૪૭/૧	૦૦	૦૮	૦૦
		૬૪૭/૨	૦૦	૦૬	૫૦
		૬૫૨/૧	૦૦	૦૦	૦૫
		૬૫૧	૦૦	૦૧	૬૦
		૬૪૮+૬૩૮	૦૦	૨૦	૫૫
		૬૪૯	૦૦	૦૦	૦૫
		૫૯૭+૫૯૮/૨+૬૫૦/૧+૨	૦૦	૨૪	૧૫
		૫૯૦+૫૯૯	૦૦	૦૨	૧૫
		૬૦૦/૧	૦૦	૦૬	૦૫
		૬૦૦/૨	૦૦	૧૬	૮૫
		ઝારોલ કભાણ ગાડા માર્ગ	૦૦	૦૫	૦૦
		૭૫૯/૨	૦૦	૦૩	૫૦
		૭૫૩	૦૦	૨૬	૫૫
		૭૫૪+૭૫૫+૭૫૬	૦૦	૧૭	૪૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કલ્યાણ	૭૮૪/૨	૦૦	૦૬	૨૦
	(ચાલુ...)	૭૮૪/૧	૦૦	૧૬	૨૦
		ગાડા માર્ગ	૦૦	૦૧	૪૫
		૭૪૭	૦૦	૦૦	૩૦
		૭૪૬	૦૦	૦૬	૧૦
		૭૪૫/૨+૭૮૫	૦૦	૧૭	૪૫
		૭૪૩+૭૪૪+૭૪૫/૧	૦૦	૨૮	૨૦
	દાવડા	૧૮૭	૦૦	૧૮	૫૫
		૧૮૬	૦૦	૧૮	૮૦
		૧૮૫	૦૦	૦૫	૩૦
	દેગામ	૮૧૨	૦૦	૧૬	૩૦
		૮૧૪	૦૦	૨૧	૮૫
		૮૧૫	૦૦	૧૧	૫૫
		૮૧૬	૦૦	૦૫	૮૦
		૮૦૮	૦૦	૦૩	૭૫
		ગાડા માર્ગ	૦૦	૦૧	૮૦
		૮૮૮	૦૦	૧૦	૫૦
		૮૮૧	૦૦	૨૨	૫૦
		૮૮૪	૦૦	૨૨	૨૫
		૮૮૩	૦૦	૦૦	૬૦
		૮૮૫	૦૦	૦૦	૬૫
		૮૮૬	૦૦	૦૧	૦૫
		૮૮૭	૦૦	૦૧	૧૦
		૮૮૮	૦૦	૨૬	૮૫
		ગાડા માર્ગ	૦૦	૦૨	૪૫
		૧૦૦૪	૦૦	૦૬	૩૫
		૧૦૦૫	૦૦	૦૮	૭૫
		૧૦૦૨	૦૦	૦૫	૭૫
		૧૦૧૪	૦૦	૦૧	૧૫
		૧૦૧૫	૦૦	૧૩	૫૫
		૧૦૨૫	૦૦	૦૫	૮૦
		૧૦૨૬	૦૦	૧૬	૧૫
		ગાડા માર્ગ	૦૦	૦૧	૪૫
		૧૦૩૭	૦૦	૧૪	૦૦
		૧૦૩૬	૦૦	૦૧	૬૦
		૧૦૩૮	૦૦	૦૩	૮૫
		૧૦૩૪	૦૦	૦૦	૬૦
		૧૦૪૫/૧	૦૦	૦૭	૦૦
		૧૦૪૬/૨	૦૦	૦૧	૪૦
		૧૦૪૫/૨	૦૦	૦૬	૮૫
		૧૦૪૪	૦૦	૦૮	૭૦
		૧૦૬૪/એ	૦૦	૨૨	૧૦
		૧૦૬૬/૧	૦૦	૦૦	૦૫
		૧૦૮૧	૦૦	૩૧	૪૦
		૧૦૮૮/૧	૦૦	૦૦	૦૫
		૧૦૮૬	૦૦	૧૬	૨૦
		૧૦૮૮/૧	૦૦	૧૧	૩૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દેગામ	૧૧૩૦	૦૦	૧૧	૮૦
	(ચાલુ...)	૧૧૮૭/૧	૦૦	૧૭	૨૫
		૧૧૮૫	૦૦	૨૩	૮૦
		૧૨૦૬	૦૦	૧૪	૦૦
		૧૨૦૫/૧	૦૦	૦૦	૪૫
		૧૨૦૮	૦૦	૦૪	૨૫
		૧૨૧૦	૦૦	૦૮	૭૦
		૧૨૪૩	૦૦	૦૭	૨૫
		૧૨૪૪	૦૦	૦૪	૮૫
		૧૨૪૫	૦૦	૦૫	૭૫
		૧૩૪૧	૦૦	૦૩	૧૦
		૧૩૩૮	૦૦	૦૨	૩૦
		૧૩૪૨/૨	૦૦	૦૦	૦૫
		૧૩૪૩/૨	૦૦	૦૦	૪૫
		૧૩૩૮	૦૦	૦૨	૩૫
		૧૩૪૬	૦૦	૦૩	૧૦
		૧૩૪૭/૧	૦૦	૦૨	૫૦
		૧૩૩૭	૦૦	૦૩	૧૦
		૧૩૩૪	૦૦	૦૮	૩૫
		૧૩૩૩/૧	૦૦	૦૨	૩૫
		૧૩૩૧	૦૦	૦૦	૧૦
		૧૩૩૨	૦૦	૦૮	૫૦
		૧૩૭૦	૦૦	૨૧	૬૦
		૧૩૭૧/૧	૦૦	૦૨	૮૫
		૧૩૭૨/૧	૦૦	૦૦	૦૫
		૧૩૭૬	૦૦	૧૧	૫૦
		૧૩૭૫	૦૦	૦૧	૦૫
		૧૪૦૮/૧	૦૦	૦૫	૮૫
		૧૪૦૮/૨	૦૦	૦૬	૮૫
		ગાડા માર્ગ	૦૦	૦૩	૮૫
		૧૪૦૭	૦૦	૨૫	૪૦
		૧૪૦૬	૦૦	૦૫	૨૦
		૧૪૩૬	૦૦	૧૧	૮૫
		૧૪૩૫	૦૦	૦૬	૪૫
		૧૪૩૮ (સરકારી જમીન)	૦૦	૪૦	૬૦
		૧૪૪૧	૦૦	૧૩	૬૫
		૧૪૪૨ (સરકારી જમીન)	૦૦	૧૫	૩૦
મહેમદાવાદ	ગાડવા	૩૧/૧	૦૦	૧૮	૦૦
		૩૮/૩	૦૦	૦૩	૪૫
		૩૮/૨	૦૦	૦૨	૬૦
		૩૮/૪	૦૦	૦૦	૪૦
		૩૮/૧	૦૦	૦૮	૨૦
		૨૭/૧	૦૦	૦૪	૪૦
		૨૬/૨	૦૦	૧૨	૭૫
		૨૬/૧	૦૦	૦૩	૪૦
		૨૪/૨	૦૦	૦૫	૭૦
		૨૫/૨	૦૦	૦૬	૪૫
		૨૫/૧	૦૦	૦૦	૪૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ગાંધી	૨૭૩/૩	૦૦	૧૨	૦૦
	(ચાલુ...)	૨૭૩/૧	૦૦	૦૮	૭૫
		૨૭૪/૧	૦૦	૦૩	૩૫
		૨૭૫	૦૦	૨૧	૨૦
		૨૭૬	૦૦	૦૮	૨૦
		૨૬૫ (સરકારી જમીન)	૦૦	૩૨	૬૫
		૨૬૪ (સરકારી જમીન)	૦૦	૧૮	૪૦
		૨૦૫/૪	૦૦	૧૨	૧૦
		૨૦૫/૩	૦૦	૦૦	૪૦
		૨૦૪	૦૦	૦૭	૪૦
		૨૦૬/૧	૦૦	૦૬	૪૦
		૨૦૬/૨/બી	૦૦	૦૦	૬૫
		૨૦૬/૨/એ	૦૦	૦૩	૭૦
		૨૫૪/૩	૦૦	૦૦	૩૦
		૨૦૭/૭	૦૦	૦૨	૭૦
		૨૦૮/૧૬	૦૦	૧૧	૮૦
		૨૦૮/૧૫	૦૦	૦૦	૧૦
		૨૦૮/૧૩	૦૦	૦૫	૭૦
		૨૦૮/૧૨	૦૦	૦૦	૩૦
		૨૦૮/૧૦	૦૦	૦૫	૦૦
		૨૦૮/૮	૦૦	૦૧	૭૦
		૨૦૮/૮	૦૦	૦૦	૭૦
		૨૦૮/૭	૦૦	૦૦	૭૦
		૨૦૮/૬	૦૦	૦૦	૮૦
		૨૦૮/૪	૦૦	૦૧	૭૦
		૨૦૮/૫	૦૦	૦૦	૮૦
		૨૦૮/૧	૦૦	૦૩	૨૦
		૨૦૮/૨	૦૦	૦૦	૬૦
		૨૪૭/૧	૦૦	૦૦	૩૦
		૨૪૬/૩	૦૦	૦૩	૧૫
		૨૪૬/૨	૦૦	૦૫	૧૦
		૨૦૮/૨ + ૪	૦૦	૦૦	૦૫
		૨૪૪/૪	૦૦	૦૪	૪૦
		૨૪૪/૩	૦૦	૦૮	૦૫
		૨૪૫/૧ + ૨ / બી	૦૦	૦૦	૮૦
		૨૪૫/૧ + ૨ / એ	૦૦	૦૦	૩૫
		૨૪૩/૩	૦૦	૦૭	૩૦
		૨૪૩/૨	૦૦	૦૫	૮૦
		૨૪૩/૧	૦૦	૦૬	૩૦
		૨૩૮/૧	૦૦	૦૭	૮૦
		૨૩૮/૨	૦૦	૦૭	૮૫
		૨૩૮/૩	૦૦	૦૦	૮૦
		૨૩૫/૧	૦૦	૦૪	૧૦
		૨૩૬/૬	૦૦	૦૫	૧૫
		૨૩૬/૫	૦૦	૦૨	૮૦
		૨૩૬/૪	૦૦	૦૨	૦૦
		૨૩૬/૩	૦૦	૦૭	૮૦
		૨૩૬/૨	૦૦	૦૦	૪૦



ક્રી)	(૨)	(૩)	(૪)	(૫)	(૬)
	ગાડવા (આલુ...)	૨૩૨/૫	૦૦	૧૦	૧૦
	ગોડાજ	૧૫૪	૦૦	૦૨	૮૫
		૧૫૩	૦૦	૦૧	૧૦
		૧૫૨	૦૦	૦૩	૭૦
		૧૫૧	૦૦	૦૪	૬૦
		૧૫૦	૦૦	૦૪	૮૫
		૧૪૯	૦૦	૦૭	૪૦
		૧૪૮	૦૦	૦૪	૦૦
		૧૩૪	૦૦	૦૨	૮૦
		૧૪૭	૦૦	૧૦	૮૦
		૧૩૫	૦૦	૦૪	૩૦
		૧૩૬	૦૦	૦૦	૨૫
		૧૩૭	૦૦	૦૮	૪૦
		૧૪૪	૦૦	૧૭	૪૫
		૧૪૩	૦૦	૦૧	૮૫
		૧૩૮	૦૦	૧૧	૬૫
		૧૩૯	૦૦	૦૦	૦૫
	બાવરા	૧૧૬/એ	૦૦	૧૬	૩૫
		૧૧૬/બી	૦૦	૧૬	૩૫
		૧૧૨/એ	૦૦	૦૩	૮૦
		૧૧૨/બી	૦૦	૦૦	૨૫
		૧૧૫	૦૦	૦૦	૭૦
		૧૨૭	૦૦	૬૩	૨૫
		૧૪૫	૦૦	૧૨	૧૦
		૧૨૮/એ	૦૦	૧૨	૮૦
		૧૨૮/બી	૦૦	૦૮	૫૫
		૧૪૪	૦૦	૦૬	૮૫
		૧૪૨	૦૦	૦૧	૭૦
		૧૪૩	૦૦	૦૫	૭૫
		૧૪૧	૦૦	૦૭	૮૫
		૧૪૦	૦૦	૦૦	૭૫
		૧૩૮	૦૦	૨૫	૧૦
		બાવરાથી મહેમદાવાદ ગાડા માર્ગ	૦૦	૦૧	૮૦
		૨૭૭/એ	૦૦	૦૧	૨૦
		૨૭૭/બી	૦૦	૦૧	૮૦
		૧૩૭	૦૦	૦૨	૨૦
		૨૭૮	૦૦	૧૫	૭૦
		૨૭૯	૦૦	૦૩	૧૦
		૨૮૦	૦૦	૦૭	૮૦
		૨૮૭	૦૦	૦૦	૨૫
		૨૮૧	૦૦	૦૦	૨૫
		૨૮૫	૦૦	૦૪	૭૫
		૨૮૪	૦૦	૦૮	૮૫
		૨૮૧/એ	૦૦	૦૩	૮૦
		૨૮૧/બી	૦૦	૦૩	૭૫
		૨૮૦	૦૦	૦૭	૦૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ભાવરા	૨૮૯	૦૦	૦૦	૧૦
	(સાલુ...)	૨૮૭	૦૦	૧૩	૧૫
		૨૮૫	૦૦	૦૦	૦૫
		૨૮૮	૦૦	૦૪	૩૦
	ભાવરા થી સામપુરા ગાડા માર્ગ		૦૦	૦૧	૧૫
		૬૯	૦૦	૨૯	૨૫
		૬૬	૦૦	૦૪	૨૫
		૬૫	૦૦	૨૪	૬૦
		૫૭	૦૦	૦૫	૮૦
		૫૮	૦૦	૦૦	૦૫
		૫૬	૦૦	૫૬	૨૦
	કચ્છગાઈ	૭૧૨	૦૦	૩૩	૪૫
		૭૧૬/૧	૦૦	૦૫	૪૦
		૭૧૬/૨+૩	૦૦	૦૮	૩૦
		૭૧૫	૦૦	૦૧	૨૦
		૭૧૮/૨ (સરકારી જમીન)	૦૦	૧૫	૩૫
		૭૧૮/૧	૦૦	૦૫	૨૦
		૭૧૮/૩	૦૦	૦૬	૦૦
	ઈયાવા	૨૮૦ (સરકારી જમીન)	૦૦	૨૬	૧૦
		ખેતરમાં જવાનો રસ્તો	૦૦	૦૧	૨૫
		૨૭૮	૦૦	૧૮	૩૫
		૨૮૨	૦૦	૦૬	૬૫
		૨૬૪	૦૦	૦૩	૨૦
		૨૬૭	૦૦	૦૨	૦૦
		૨૬૮	૦૦	૧૪	૮૦
	મહેમદાવાદ થી ભાવરા ગાડા માર્ગ		૦૦	૦૩	૧૫
		૧૫૨	૦૦	૦૧	૧૫
	કતકપુરા	૧૫૧/એ	૦૦	૦૮	૧૦
		૧૫૧/બી	૦૦	૦૮	૦૦
		૧૪૯	૦૦	૧૩	૭૫
		૧૪૫	૦૦	૦૦	૫૦
		૧૪૮	૦૦	૧૮	૩૫
		૧૪૭	૦૦	૧૧	૧૦
		૧૨૨/એ	૦૦	૦૮	૬૦
		૧૨૨/બી	૦૦	૦૮	૬૫
		૧૨૩	૦૦	૦૦	૭૫
		૧૨૪	૦૦	૧૬	૦૦
		૧૨૬	૦૦	૩૦	૭૫
		૪૮	૦૦	૩૮	૪૦
		૪૯	૦૦	૦૨	૦૫
		ખેતરમાં જવાનો રસ્તો	૦૦	૦૨	૩૦
		૯૪	૦૦	૩૦	૮૦
		૯૩/બી	૦૦	૩૦	૦૦
		૯૩/એ	૦૦	૩૧	૩૦
		૮૯	૦૦	૦૦	૨૫
		૯૦	૦૦	૦૮	૨૫
	છાપરા	૮૪	૦૦	૦૪	૪૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	છાપરા	૮૪/ એ	૦૦	૦૫	૬૫
	(ચાલુ...)	૮૩	૦૦	૦૪	૮૫
		૮૨	૦૦	૦૩	૨૫
		કચ્છાઈ થી કતકપુરા ગાડા માર્ગ	૦૦	૦૩	૩૫
		૭૮	૦૦	૧૭	૧૦
		૮૦	૦૦	૦૦	૮૦
		૬૪	૦૦	૦૦	૭૫
		૬૦	૦૦	૧૦	૪૦
		૫૯	૦૦	૦૨	૪૫
		૯૧	૦૦	૦૧	૨૫
		૪૮/ એ	૦૦	૦૩	૦૦
		૪૮	૦૦	૧૩	૦૦
		૫૫	૦૦	૦૭	૨૫
		૫૪	૦૦	૧૪	૫૦
		૫૩	૦૦	૧૭	૮૦
		૨૯	૦૦	૨૦	૧૦
		૩૦	૦૦	૨૦	૧૦
		૩૨	૦૦	૦૪	૮૦
		૨૬	૦૦	૦૨	૦૫
		૨૫	૦૦	૧૮	૦૫
		૭૩૨	૦૦	૦૮	૫૫
		૭૪૩	૦૦	૧૦	૬૦
		૭૨૦	૦૦	૨૨	૧૦
		૭૪૧	૦૦	૦૩	૪૫
		૭૧૮	૦૦	૦૩	૦૫
		૭૧૭	૦૦	૦૭	૨૫
		છાપરા થી મહેમદાવાદ ગાડા માર્ગ	૦૦	૦૩	૪૦
		૭૧૩	૦૦	૨૭	૬૫
		૬૯૪	૦૦	૧૦	૧૫
		૬૯૫	૦૦	૪૧	૫૫
		મહેમદાવાદ થી છાપરા ગાડા માર્ગ	૦૦	૦૦	૮૦
		૬૯૨/ એ	૦૦	૦૬	૦૦
		૬૯૨/ બી	૦૦	૦૪	૧૦
		૬૯૩	૦૦	૨૭	૨૦
		ગાડા માર્ગ	૦૦	૦૧	૮૦
		૬૭૪	૦૦	૦૭	૭૦
		૬૭૨/ એ	૦૦	૦૨	૮૦
		૬૭૧	૦૦	૦૫	૨૦
		૬૫૮	૦૦	૪૧	૮૫
		૬૫૫	૦૦	૦૫	૦૦
		૬૫૪	૦૦	૨૫	૩૦
		ગાડા માર્ગ	૦૦	૦૨	૨૦
		૬૫૩	૦૦	૦૩	૮૦
		૫૮૯/ એ	૦૦	૦૦	૧૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	છાપરા	૫૯૯	૦૦	૧૯	૩૦
	(ચાલુ...)	૬૦૦	૦૦	૧૭	૪૦
		૬૦૧	૦૦	૧૭	૯૦
		૬૦૨	૦૦	૦૦	૪૦
		૬૦૩/એ	૦૦	૨૦	૮૫
		૬૦૩	૦૦	૨૦	૮૫
		૬૦૬	૦૦	૨૮	૧૦
		૬૦૭	૦૦	૦૩	૩૦
	મહેમદાવાદ	૫૮૩	૦૦	૧૧	૪૫
		૫૮૪/૧	૦૦	૦૬	૦૦
		૫૮૪/૨	૦૦	૧૯	૦૫
		૯૬૨	૦૦	૭૮	૯૦
		૯૩૦/૨	૦૦	૦૮	૫૫
		૭૪૨	૦૦	૦૬	૮૫
		૭૪૧	૦૦	૧૯	૩૫
		૭૪૦/૨/૨	૦૦	૧૦	૧૫
		ખેતરમાં જવાનો રસ્તો	૦૦	૦૧	૯૦
	વડદલા	૯૪ (સરકારી જમીન)	૦૦	૩૧	૪૫
		૯૫ (સરકારી જમીન)	૦૦	૨૨	૬૦
		૪૦	૦૦	૨૫	૮૦
		૪૧/બી	૦૦	૩૦	૭૫
		૩૫	૦૦	૪૩	૪૫
		૪૮	૦૦	૦૯	૯૦
		૩૦/એ	૦૦	૦૬	૭૦
		૩૦/બી	૦૦	૧૦	૧૫
		૨૦	૦૦	૦૦	૮૫
		૩/બી/પી	૦૦	૪૭	૩૦
		૧૨	૦૦	૦૪	૦૦
		૧૭	૦૦	૦૧	૬૫
		૧૬	૦૦	૨૯	૭૫
		વડદલા ગામથી ગાડા માર્ગ	૦૦	૦૨	૩૫
	નેનપુર	૧૧૨૯	૦૦	૧૭	૨૦
		૧૧૩૦	૦૦	૦૮	૭૦
		૧૧૨૮	૦૦	૨૧	૮૫
		૧૧૩૧	૦૦	૦૨	૪૫
		૧૧૩૫	૦૦	૦૨	૪૦
		૧૧૬૧	૦૦	૪૩	૧૦
		ગાડા માર્ગ (વડદલા થી નેનપુર)	૦૦	૦૧	૮૦
		૧૨૬૬	૦૦	૧૧	૩૫
		૧૨૬૭	૦૦	૦૦	૨૫
		૧૨૭૧	૦૦	૦૩	૧૫
		૧૨૬૮	૦૦	૦૦	૮૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	નેનપુર	૧૨૬૯	૦૦	૦૭	૫૫
	(ચાલુ...)	૧૨૭૦	૦૦	૦૫	૪૫
		૧૨૬૨/બી	૦૦	૦૨	૪૫
		૧૨૭૫	૦૦	૦૪	૨૫
		૧૨૮૫	૦૦	૧૪	૩૫
		૧૨૮૬	૦૦	૩૦	૬૦
		૧૩૧૬	૦૦	૦૮	૨૦
		૧૩૨૪	૦૦	૨૫	૯૦
		૧૩૩૫	૦૦	૦૧	૨૫
		૧૩૩૬	૦૦	૨૯	૭૫
		૧૩૩૭	૦૦	૧૧	૩૦
		૧૩૩૮	૦૦	૧૧	૩૦
		૧૩૬૫	૦૦	૦૨	૦૦
		૧૩૫૭	૦૦	૧૪	૪૦
		૧૩૬૧	૦૦	૧૧	૬૦
		૧૩૬૨	૦૦	૦૭	૭૦
		૩૯	૦૦	૦૯	૭૫
		૪૩	૦૦	૦૨	૭૫
		૪૨	૦૦	૦૯	૯૦
		૪૧	૦૦	૦૪	૧૫
		૩૦/એ	૦૦	૦૦	૫૦
		૩૦/બી	૦૦	૦૭	૫૫
		૫૧	૦૦	૦૪	૦૫
		૫૩	૦૦	૦૫	૫૦
		૫૬	૦૦	૨૫	૧૫
		૫૮	૦૦	૦૮	૨૫
		૫૭	૦૦	૦૪	૨૫
		કનીજ થી નેનપુર ગાડા માર્ગ	૦૦	૦૩	૦૫
		૧૯૧	૦૦	૧૬	૭૫
		૧૭૭	૦૦	૨૩	૪૫
		૧૭૮	૦૦	૧૦	૮૦
		૧૭૯	૦૦	૧૨	૬૦
		૨૧૫	૦૦	૦૦	૨૦
		૨૧૬	૦૦	૪૦	૮૦
		૨૧૭	૦૦	૦૩	૬૦
		૨૨૬	૦૦	૨૨	૫૦
		૨૩૭	૦૦	૦૬	૧૦
		૨૨૮	૦૦	૦૪	૨૫
		૨૩૬	૦૦	૦૧	૪૦
		૨૩૦	૦૦	૦૦	૧૦
		૨૨૯	૦૦	૦૮	૯૫
		૨૩૧	૦૦	૧૦	૦૦
		૨૩૩	૦૦	૦૫	૮૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	નેનપુર	૨૩૪	૦૦	૦૫	૩૦
	(ચાલુ...)	૨૪૩	૦૦	૨૦	૨૦
		૧૬૮ (સરકારી જમીન)	૦૦	૧૩	૧૦
	કનીજ	૭૦૮ (સરકારી જમીન)	૦૦	૧૧	૫૫
		૭૧૦ (સરકારી જમીન)	૦૦	૦૫	૮૫
		૭૧૩	૦૦	૧૧	૩૦
		૭૧૫	૦૦	૨૩	૧૦
		૭૦૬	૦૦	૦૦	૧૦
		૭૦૫	૦૦	૧૮	૫૫
		ખેતરથી ગાડા માર્ગ	૦૦	૦૮	૩૦
		૫૦૪	૦૦	૧૨	૭૦
		૫૦૭	૦૦	૨૪	૮૫
		૫૦૫	૦૦	૦૦	૧૦
		૫૧૧	૦૦	૧૩	૦૦
		૫૦૬	૦૦	૦૮	૭૦
		૬૬૮	૦૦	૦૨	૫૫
		૫૧૩	૦૦	૨૧	૮૦
		૫૧૪	૦૦	૧૧	૨૦
		૫૧૫	૦૦	૦૦	૧૦
		૫૩૩	૦૦	૧૬	૩૦
		૫૩૪	૦૦	૧૭	૮૫
		૫૩૫	૦૦	૩૫	૭૦
		૫૪૦	૦૦	૧૦	૩૫
		૫૩૮	૦૦	૦૨	૩૫
		૫૩૯	૦૦	૧૭	૧૫
		ખેતરો ગાડા માર્ગ	૦૦	૧૩	૪૦
		૪૭૭	૦૦	૦૧	૨૫
		૫૪૬	૦૦	૧૦	૫૦
		૪૭૬	૦૦	૨૬	૮૦
		૪૭૫	૦૦	૦૨	૬૦
		૪૭૪	૦૦	૨૭	૧૦
		૪૫૨	૦૦	૫૩	૧૦
		૪૫૦	૦૦	૧૧	૨૫
		૪૦૯	૦૦	૦૫	૫૦
		૪૧૩/બી	૦૦	૧૬	૨૫
		૪૧૨	૦૦	૧૬	૮૦
		૩૯૭	૦૦	૨૧	૪૦
		૪૧૮	૦૦	૦૨	૮૫
		૪૧૯	૦૦	૧૦	૧૦
		૩૯૬	૦૦	૦૩	૫૦
		૩૯૫	૦૦	૨૬	૨૦
	રાસ્કા	ખેતરો ગાડા માર્ગ	૦૦	૦૩	૧૫
		૧૮૭	૦૦	૦૦	૨૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	૨૧૨૬૧	૧૮૫	૦૦	૧૫	૦૦
	(આણંદ...)	૧૮૬	૦૦	૧૮	૨૫
		૧૮૮	૦૦	૨૧	૩૫
		૧૯૦	૦૦	૧૮	૬૫
		૧૯૮	૦૦	૦૨	૮૦
		૨૨૮	૦૦	૧૬	૦૫
		૨૨૯	૦૦	૦૦	૨૦
		૨૨૭	૦૦	૦૭	૩૦
		૨૨૬	૦૦	૦૧	૬૫
		૨૦૫	૦૦	૦૦	૧૦
		૨૧૧	૦૦	૩૧	૫૫
		૨૨૧	૦૦	૧૮	૬૫
		૨૨૦	૦૦	૧૭	૪૫
		૨૧૨	૦૦	૦૧	૧૫
		૨૧૬	૦૦	૧૮	૭૦
		૨૧૭	૦૦	૧૭	૦૦
		૨૪૩	૦૦	૦૮	૮૫
		૨૪૪	૦૦	૦૮	૬૦
		૨૫૮	૦૦	૦૭	૮૫
		૨૫૭	૦૦	૦૮	૪૦
		૨૫૬	૦૦	૦૦	૮૫
		૨૫૮	૦૦	૪૩	૨૫
		૨૬૫	૦૦	૦૦	૧૫
		૨૬૬	૦૦	૧૫	૮૫
		૨૭૫	૦૦	૨૬	૬૦
		૨૮૩	૦૦	૦૬	૩૦
		૨૮૩	૦૦	૦૦	૧૦
		૮૮૭	૦૦	૦૮	૧૦
		૩૨૩	૦૦	૦૧	૬૫
		૩૨૨	૦૦	૦૫	૦૫
		૩૨૧	૦૦	૦૭	૦૫
		૩૨૦	૦૦	૦૨	૮૦
		૩૨૮/ એ, બી	૦૦	૦૩	૪૦
		૩૩૪	૦૦	૧૬	૦૫
		૩૪૩	૦૦	૦૬	૦૦
		૩૪૨	૦૦	૧૧	૪૫
		૩૪૧	૦૦	૧૦	૪૦
		૩૪૭	૦૦	૧૪	૭૦
		૩૪૬	૦૦	૧૩	૮૫
		૩૮૭/ બી	૦૦	૧૧	૮૫
		૮૩૮	૦૦	૧૩	૩૦
		૪૦૦	૦૦	૧૮	૪૦
		૩૯૮	૦૦	૦૩	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	રાસ્કા	૩૯૮	૦૦	૨૬	૩૫
	(ચાલુ...)	૩૯૭	૦૦	૧૨	૦૦
		૩૯૪	૦૦	૨૮	૧૫

જિલ્લો : અમદાવાદ

રાજ્ય : ગુજરાત

તાલુકો

ગામ

બ્લોક નંબર / સર્વે નંબર

ક્ષેત્રફળ

(૧)	(૨)	(૩)	હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)

દસ્ત્રીઈ	હીરાપુર	ગાડા માર્ગ (હીરાપુર - રાસ્કા)	૦૦	૦૦	૬૦
		૪૧૯	૦૦	૨૬	૨૫
		૪૨૧	૦૦	૧૫	૪૫
		૪૨૦	૦૦	૧૦	૮૫
		૪૨૩	૦૦	૦૩	૦૫
		૪૨૨	૦૦	૦૩	૭૫
		૪૨૪	૦૦	૦૪	૧૫
		૪૨૫	૦૦	૦૦	૬૫
		૪૨૮	૦૦	૦૦	૬૫
		૪૩૦	૦૦	૧૪	૨૫
		૪૨૯	૦૦	૦૧	૫૦
		૪૨૭	૦૦	૦૨	૨૫
		૪૩૧	૦૦	૦૪	૮૫
		૩૭૦	૦૦	૦૧	૦૫
		૩૬૯	૦૦	૧૦	૭૦
		૩૬૩	૦૦	૧૮	૮૫
		૩૭૫	૦૦	૦૭	૭૫
		૩૩૯	૦૦	૦૦	૧૦
		૩૬૨	૦૦	૧૨	૭૫
		૩૪૦	૦૦	૦૨	૩૫
		૩૪૭	૦૦	૦૮	૫૦
		૩૪૪	૦૦	૦૮	૭૦
		૩૪૫	૦૦	૨૪	૩૫
		૩૨૮	૦૦	૧૦	૬૦
		૨૧૩	૦૦	૦૭	૭૦
		૨૧૪	૦૦	૦૮	૮૫
		૨૧૫	૦૦	૧૩	૧૦
		૨૨૨	૦૦	૧૧	૪૫
		૨૨૧	૦૦	૧૮	૨૦
		૨૩૦	૦૦	૦૦	૫૫
		૨૨૯	૦૦	૧૫	૮૦
		૨૨૮	૦૦	૦૮	૫૫
		૨૨૫	૦૦	૦૦	૮૦
		૨૨૭	૦૦	૦૫	૦૦
		૨૨૬	૦૦	૦૫	૪૫
		૨૩૧	૦૦	૧૦	૦૫
		૨૩૪	૦૦	૧૧	૮૫
		૧૬૫ (વીલેજ ટેન્ક)	૦૦	૦૧	૮૫
		૧૬૬	૦૦	૧૨	૩૫
		૧૬૭	૦૦	૧૦	૩૦



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	હીરાપુર	૧૬૯	૦૦	૧૩	૫૫
	(આલુ...)	૧૬૩ (સરકારી જમીન)	૦૦	૧૨	૦૦
		૧૭૨	૦૦	૧૯	૬૦
		૧૫૬	૦૦	૨૯	૩૫
		૧૫૪	૦૦	૦૬	૭૦
		૧૫૩	૦૦	૦૦	૧૦
		૧૫૫	૦૦	૦૭	૩૫
		૧૫૦	૦૦	૦૮	૭૫
		૧૪૨	૦૦	૦૨	૭૦
		૧૪૫	૦૦	૦૪	૨૫
		૧૪૦	૦૦	૦૮	૩૦
		૧૩૯	૦૦	૧૧	૦૦
		૧૩૪	૦૦	૩૦	૯૦
	ગાડા માર્ગ		૦૦	૦૦	૪૦
		૧૦૪	૦૦	૦૧	૭૦
		૧૦૩	૦૦	૦૫	૩૫
		૧૦૨ (સરકારી જમીન)	૦૦	૦૨	૧૦
		૧૦૫	૦૦	૬૫	૯૦
	વાંચ	૧૬૫૯	૦૦	૨૨	૨૫
		૧૬૬૨	૦૦	૧૨	૨૫
		૧૬૬૦	૦૦	૦૧	૬૦
		૧૬૬૧	૦૦	૦૩	૧૦
		૧૬૫૪	૦૦	૧૩	૫૦
		૧૬૫૫	૦૦	૦૬	૦૫
		૧૬૫૩	૦૦	૧૩	૪૫
		૧૬૫૨	૦૦	૦૮	૯૫
		૧૬૫૧	૦૦	૧૧	૪૫
		૧૬૪૬	૦૦	૦૬	૯૦
		૧૬૪૭	૦૦	૧૦	૩૦

જિલ્લો : અમદાવાદ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
(૧)	(૨)	(૩)	હ.	આરે	પ્રતિ આરે
(૪)	(૫)	(૬)			
દસ્ક્રોઈ	હનીયાવ	૩૪૪	૦૦	૦૭	૮૦
		૩૪૫	૦૦	૧૧	૪૫
		૩૪૬	૦૦	૦૪	૮૦
	ધમતવાન	૩૪૦	૦૦	૦૩	૭૫
		૩૪૧	૦૦	૧૩	૭૦
		૩૪૨	૦૦	૧૨	૧૦
		૩૪૫	૦૦	૦૦	૯૫
		૩૪૮	૦૦	૧૩	૪૦
		૩૪૬	૦૦	૦૧	૪૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ધમતવાન	૩૪૭	૦૦	૦૭	૪૦
	(ચાલુ...)	૩૫૮	૦૦	૨૧	૧૦
		૩૫૭	૦૦	૦૮	૬૦
		૩૫૮	૦૦	૦૨	૫૦
		૩૬૧	૦૦	૦૭	૧૦
		૩૬૦	૦૦	૧૩	૮૦
		૩૭૩	૦૦	૨૨	૨૫
		૩૭૪	૦૦	૧૪	૫૦
	ગાડા માર્ગ (વાંચ થી ધમતવાન)		૦૦	૦૧	૮૫
	૪૮૪		૦૦	૦૮	૩૦
	૪૭૦		૦૦	૦૨	૮૫
	૪૭૧		૦૦	૧૧	૫૫
	૪૭૩		૦૦	૦૦	૧૦
	૪૭૨		૦૦	૦૮	૭૦
	૪૬૪		૦૦	૦૧	૪૦
	૪૬૩		૦૦	૧૧	૦૫
	૪૬૨		૦૦	૧૦	૬૦
	૪૫૭		૦૦	૩૧	૦૫
	૪૫૮		૦૦	૦૦	૮૫
	૪૫૪		૦૦	૦૨	૩૦
	૪૫૩		૦૦	૦૭	૫૦
	ગાડા માર્ગ		૦૦	૦૦	૬૫
	૪૫૧		૦૦	૧૦	૭૦
	૪૫૦		૦૦	૦૪	૮૦
	૪૪૮		૦૦	૦૮	૭૫
	૪૪૫		૦૦	૦૩	૬૦
	૪૩૮		૦૦	૫૫	૫૦
	૪૩૮		૦૦	૩૦	૫૦
	૬૮૧		૦૦	૨૨	૬૫
	ગાડા માર્ગ (ધમતવાન થી વાંચ)		૦૦	૦૧	૫૦
	૬૮૫		૦૦	૧૭	૫૫
	૬૮૬		૦૦	૨૦	૦૫
	૬૮૭		૦૦	૨૮	૦૦
	૬૮૬/ પી		૦૦	૨૪	૨૦
	ગાડા માર્ગ (વાંચ થી ધમતવાન)		૦૦	૦૩	૫૦
	૬૮૬/ પી		૦૦	૧૮	૩૦
	૭૬૮		૦૦	૨૬	૩૫
	૬૮૬/ પી		૦૦	૨૮	૦૦
	ધમતવાન થી ગત્રાડ રસ્તો		૦૦	૦૧	૫૦
	૭૮૦		૦૦	૦૩	૪૫
	૭૭૧		૦૦	૧૨	૭૫
	૭૭૪		૦૦	૦૦	૩૦
	૭૭૩		૦૦	૨૧	૧૫
	૭૭૭		૦૦	૨૫	૫૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ગત્રાડ	૯૫૨	૦૦	૨૩	૯૫
		૯૫૬	૦૦	૦૫	૩૦
		૯૫૭	૦૦	૨૮	૨૦
		૯૫૫	૦૦	૦૦	૧૦
		૯૫૮	૦૦	૧૩	૭૫
		૯૩૦	૦૦	૧૩	૬૫
		૯૨૮	૦૦	૦૧	૫૦
		૯૨૯	૦૦	૦૮	૭૦
		૯૨૩	૦૦	૧૮	૩૫
		૯૨૪	૦૦	૦૮	૫૦
		૯૧૪	૦૦	૫૭	૬૫
		૯૧૮	૦૦	૦૨	૯૦
		૯૧૭	૦૦	૦૬	૯૫
	ગત્રાડ થી ઉદાલ ગાડા માર્ગ		૦૦	૦૭	૭૦
		૮૭૪	૦૦	૦૮	૫૦
		૮૭૩	૦૦	૧૪	૨૦
		૮૭૨	૦૦	૧૪	૯૫
		૮૭૩	૦૦	૦૦	૧૦
		૮૭૦	૦૦	૧૧	૩૫
		૮૬૯	૦૦	૦૯	૦૫
		૮૬૮	૦૦	૦૫	૦૦
		૮૬૭	૦૦	૧૯	૮૦
		૮૭૬	૦૦	૦૦	૯૫
		૭૯૫	૦૦	૦૩	૭૫
		૭૮૬	૦૦	૧૩	૧૦
		૭૮૭	૦૦	૦૦	૨૫
		૭૮૮	૦૦	૧૩	૯૦
		૭૮૯	૦૦	૦૭	૪૫
		૭૭૯	૦૦	૦૩	૯૦
		૭૯૦	૦૦	૧૪	૭૫
		૭૭૭	૦૦	૨૯	૦૦
		૭૭૬	૦૦	૦૫	૧૫
	ગાડા માર્ગ (ગત્રાડ થી કણભા)		૦૦	૦૦	૯૦
		૭૨૫	૦૦	૧૫	૮૦
		૫૯૬	૦૦	૨૨	૭૦
		૭૨૨	૦૦	૦૧	૧૫
		૫૯૮	૦૦	૦૭	૭૫
		૭૨૦	૦૦	૦૭	૦૫
		૭૧૯	૦૦	૦૦	૫૦
		૭૧૫	૦૦	૧૧	૨૫
		૭૧૮ (સરકારી જમીન)	૦૦	૦૩	૫૫
		૭૧૭ (સરકારી જમીન)	૦૦	૦૦	૩૫
		૭૧૬ (સરકારી જમીન)	૦૦	૦૫	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ગાડા	૬૯૫	૦૦	૦૮	૮૦
	(ચાલુ...)	૭૧૨	૦૦	૦૦	૭૦
		૬૯૬	૦૦	૦૩	૧૦
		૬૯૨	૦૦	૧૪	૫૦
		૬૨૭	૦૦	૦૮	૬૦
		૬૨૮	૦૦	૧૧	૭૫
	ગાડા માર્ગ	૬૨૯	૦૦	૦૬	૪૦
		૬૩૮/૫	૦૦	૦૨	૬૦
		૬૩૩	૦૦	૦૮	૦૦
		૬૩૭	૦૦	૩૧	૮૦
		૩૭૯	૦૦	૦૦	૬૦
		૩૬૪	૦૦	૨૭	૨૫
		૩૬૧	૦૦	૧૩	૧૦
		૩૬૦	૦૦	૦૦	૬૫
		૨૮૮	૦૦	૧૦	૫૫
		૨૮૯	૦૦	૦૮	૦૦
		૨૯૦	૦૦	૦૬	૦૫
		૨૯૨	૦૦	૧૧	૬૦
		૨૯૧	૦૦	૧૨	૬૫
		૨૮૬	૦૦	૦૬	૪૫
	ગાડા માર્ગ	૨૩૦/૫૬	૦૦	૦૩	૦૦
		૨૨૯	૦૦	૨૪	૩૦
		૨૨૮	૦૦	૨૯	૮૫
		૨૨૮	૦૦	૧૦	૩૦
		૨૧૬	૦૦	૫૩	૮૫
		૨૧૭	૦૦	૦૭	૧૫
		૨૦૨	૦૦	૦૪	૦૦
	કપાળા	૨૦૪	૦૦	૦૮	૬૫
		૨૦૫	૦૦	૧૨	૮૦
		૨૦૯	૦૦	૨૪	૧૫
		૨૧૦	૦૦	૧૫	૭૫
		૨૧૧	૦૦	૧૫	૮૦
		૨૧૩	૦૦	૦૩	૩૫
		૨૧૭	૦૦	૪૫	૮૫
	ખેતરાઉ ગાડા માર્ગ	૨૩૭	૦૦	૦૫	૫૦
		૨૩૮	૦૦	૦૮	૧૫
		૪૨૭	૦૦	૨૬	૭૫
		૪૨૪	૦૦	૩૪	૦૦
		૪૨૪	૦૦	૦૦	૭૫
		૪૨૬	૦૦	૦૧	૧૦
		૪૨૫	૦૦	૧૮	૮૦
		૪૨૧	૦૦	૧૫	૪૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કક્ષાભા	૪૨૨	૦૦	૦૦	૨૦
	(ચાલુ...)	૪૨૦	૦૦	૦૨	૩૦
	ગાડા માર્ગ		૦૦	૦૪	૭૦
	૪૭૪		૦૦	૦૦	૭૫
	૪૭૫		૦૦	૧૨	૩૫
	૪૭૬		૦૦	૨૭	૩૫
	૪૭૧		૦૦	૦૨	૨૫
	૪૭૭		૦૦	૧૫	૮૦
	૫૩૦		૦૦	૦૬	૧૦
	૫૨૫		૦૦	૦૫	૨૫
	૫૩૧		૦૦	૨૩	૮૫
	૫૧૮		૦૦	૦૨	૭૫
	૫૧૬		૦૦	૧૩	૭૦
	ગાડા માર્ગ		૦૦	૦૨	૦૫
	૫૩૨		૦૦	૦૧	૩૦
	૫૩૫		૦૦	૩૦	૩૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય બી. પટેલ,  
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जगते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MAY 7, 2002/ VAISAKHA 17, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV—B

Rules and Order (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagr, 7th May, 2002.

#### BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU/2002/43/ELD/11/2001/M(E)/77/K.—In exercise of powers conferred by sub-section (3) of section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby reduces the rate of electricity duty specified in item No. (7), of part-I of schedule I to the said act, to 10% of consumption charges in respect of electrical energy consumed by persons through temporary electrical connections for the purpose of performing dramas, bhavaises etc. through their mobile camps in the whole state of Gujarat subject to the following conditions :

(1) The certificate of eligibility for reduction in the rate granted by this notification shall be obtained from the Collector of Electricity Duty, Gandhinagar within a period of 180 days from the date of publication of this notification in the Official Gazette, or the date of commencement of consumption by such person whichever is later.

(2) Where an application for eligibility certificate referred to in condition No. 1 above is made to Collector of Electricity Duty, Gandhinagar after the expiry of stipulated period of 180 days, the period of eligibility shall be considered from the date of receipt of application by the Collector of Electricity Duty Gandhinagar:

Provided that this benefit shall not be available to the persons who perform their dramas, Bhavaices etc. in halls or auditoriums having the permanent electrical connection.

By order and in the name of the Governor of Gujarat,

S. G. VYAS,  
Under Secretary to Government.

118-1

IV-B-Ex.-118-1

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

WEDNESDAY, MAY 8, 2002/VAISAKHA 18, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 8th May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHN/54 of 2002/TPS/122000/1845/L.—In Government Notification No. GHN/7 of 2000/TPS/122000/1845/L, dated 9th January, 2002.

1. In Para-1, in lines 4 and 5, for the words, "the Vadodara Municipal Corporation declared its intension of making of the draft Town Planning Scheme, Vadodara No. 19 (Majalpur) (Final)".

the words read as, "the Vadodara Municipal Corporation declared variation in the Town Planning Scheme, Vadodara No. 19 (Majalpur) (Final)".

2. In para 2, in line 4, for the words "Page No. 44 and 45 dated 27th March, 2000 the final scheme" scheme.

3. In para 4, in sub para (a), for the words, "sanctions the said draft Town Planning Scheme with modification enumerated in the schedule appended hereto".

The words read as, "sanctions the variation in the Final Town Planning Scheme".

By order and in the name of the Governor of Gujarat.

P. R. RAJPUT,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, MAY 8, 2002 / VAISAKHA 18, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

#### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 8th May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHV/55 of 2002/DVP/252000/2259/L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest, to make a variation in the Notification, Urban Development plan of the town Dharampur sanctioned under Government Notification, Urban Development and Urban Housing Department No. GHV/146 of 1998/DVP/2597/2818/L. dated 17th September, 1998.

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 7th September, 2001 on page nos. 240-1 and 240-2 under Government Notification, Urban Development and Urban Housing Department No. GHV/135 of 2001/DVP/252000/2259/L, dated 7th September, 2001 along with a notice calling upon any person to submit suggestion or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation:

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections.

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :—



(a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;

(b) specified that the variation so set out shall come into force from the date of this notification.

#### SCHEDULE

Variation in the Revised Development Plan of Dharampur sanctioned by Government in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar Notification No. GHV/146 of 2001/ DVP/2597/2818/L, dated 17th September, 1998.

The land bearing R.S. No. 501 of Dharampur as marked and shown in the accompanying plan designated for "Agriculture Use" in the sanctioned Development Plan shall be released from the said reservation and the land thus released shall be designated for "Residential Use" under section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976:

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty and Ex-Officio  
Deputy Secretary to the Government of  
Gujarat.

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII] WEDNESDAY, MAY 8, 2002/VAISAKHA 18, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 8th May, 2002.

#### The Gujarat Town Planning and Urban Development Act, 1976.

No.GH/V/ 56 of 2002/DVP\_122000 -630-L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest to make a variation in the Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification No. GH/V/ 171 of 1996/DVP/1294/4036/L dated the 26-11-1996;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.XXVII of 1976), the Government of Gujarat hereby :-

1. proposes to modify the aforesaid Revised Development Plan by way of variation in the manner specified in the Schedule appended hereto; and
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

SCHEDULE

Proposed variation in the Revised Development Plan of Vadodara Urban Development Authority sanctioned by the Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar No. GH/V/ 171 of 1996/DVP/1294/4038/L dated the 26-11-1996;

The lands bearing R.S. No. 258/P of the village Chhani T.P. Scheme No.13, F.P. No. 80,81 designated for "Industrial Zone" in the sanctioned Development plan of "VUDA" shall be deleted and the land thus released shall be designated for "Local Commercial Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in accompanying plan.

By order and in the name of the Governor of Gujarat,

(V.D. VAGHELA)

Officer on Special Duty & Ex-officio Deputy Secretary  
to the Government

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, MAY 8, 2002/VAISAKHA 18, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૭મી મે, ૨૦૦૨

સીડીઈ-૧૦૦૨-૧૦૨૭-ક.- આ વિભાગની તારીખ ૨૪-૪-૨૦૦૨ની સમાનાંકી અધિસૂચનાથી નિયામક ખેત ઉત્પન્ન બજાર અને ગ્રામ્ય અર્થતંત્ર ગુજરાત રાજ્ય, ગાંધીનગરની ખાલી જગાનો વધારાનો હવાલો શ્રી યુ. એમ. વાસણવાળા નાયબ નિયામક ખેત ઉત્પન્ન બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરને સોંપવાનાં હુકમ કરવામાં આવેલ છે. આ અધિસૂચના અન્વયે શ્રી વાસણવાળાએ સદર જગાનો વધારાનો હવાલો તા. ૨૬-૪-૨૦૦૨ના રોજ કચેરી સમયથી સંભાળેલ છે.

૨. શ્રી યુ. એમ. વાસણવાળા ઈન્ચાર્જ નિયામક ખેત ઉત્પન્ન બજાર અને ગ્રામ્ય અર્થતંત્ર ગાંધીનગરને તા. ૨૬-૪-૨૦૦૨ થી અમલમાં આવે તે રીતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩નાં પ્રકરણ ૨ની કલમ ૪(૧)માં ઉલ્લેખ કરેલ સત્તાઓ સોંપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જયંત નાગર,  
સરકારના ઉપસચિવ

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, MAY 13, 2002/VAISAKHA 23, 1924

Separate paging is given to this Part in order that it may be filed as separate compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર. ૧૫મી એપ્રિલ, ૨૦૦૦.

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૧/૧.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬(સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ ૪૨ (૧) ની જોગવાઈ અન્વયે ભચાઉ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દા રૂપ નગર રચના યોજના નં. ૧ તૈયાર કરી, તે અંગેની અધિસૂચના તા. ૧૫/૪/૨૦૦૨ ના રોજ અસાધારણ રાજ્યપત્ર ભાગ-૨ અંક નં. ૯, તા. ૧૫-૪-૨૦૦૨, પાના ૨૭ ઉપર પ્રસિદ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દા રૂપ નગર રચના યોજના ભચાઉ નં. ૧ ને અંતિમ કરવા માટે શ્રી એમ. બી. ત્રિવેદી, જુનીયર ટાઉન પ્લાનરની નગરરચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(સહી) અવાચ્ય,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

THURSDAY, MAY 16, 2002/ VAISAKHA 26, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Corrigendum

Sachivalaya, Gandhinagar, 16th May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/57 of 2002/TPS/132000/3955/L.—In Government in Urban Development and Urban Housing Department Notification No. GH/V/39 of 2002/TPS/132000/3955/L, dated 11th April, 2002 published in the Governments Extra Ordinary Gazette of 11th April, 2002 in central section in Part-IV-B regarding Town Planning scheme Rajkot No. 5 (Nana Mava) final under section 65 of the above act sanctioned and come into force the following correction shall be made.

(i) In paragraph "C" of the notification the date of coming into force is read as 13th day of May, 2002.

By order and in the name of the Governor of Gujarat.

P. R. RAJPUT,  
Section Officer.





# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 16, 2002/VAISHAKHA 26, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Order (other than those published in Parts I- I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 16th May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/58 of 2002/DVP/242001/904/L.—In the Government in Urban Development and Urban Housing Department Final Notification No. GH/V/3 of 2002/DVP/242001/904/L, dated 4th January 2001, published in the Government's Extra Ordinary Gazette of 4th January 2002 in central section in Part IV-B regarding variation under section 19 of the above act, in sanctioned inforce development plan of Gondal for releasing lands of Gondal bearing R.S.No. 420/p from "Open land" to "Residential use" The following correction shall be made.

In the schedule of this Department's final notification captioned above the land R.S. No. 420/p of Gondal marked as ABCDA is replaced by ABCA.

By order and in the name of the Governor of Gujarat.

P. R. RAJPUT,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

THURSDAY, MAY 16, 2002/VAISAKHA 26, 1924

Separate pricing is giving to this part in order that it may be filed as a separate compilation

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 16th May, 2002.

#### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/2002/82/MTA/1701/1101/KH.—In exercise of the powers conferred by sub-section (2) of Section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, and in continuation of Government Notification Home Department, of No. GHG/2001/62/MTA/1701/1101/KH, dated the 21st June, 2001, the Government of Gujarat hereby exempts totally from the payment of leviable tax under Section 3 of the said Act, the class of Motor Vehicles specified in column 2 of the Schedule appended hereto belonging to the Mata Amritanandamayi Math, Amritapuri" kollam District, Kerala-690525 used or kept for use in furtherance of charitable objects and in connection with the reconstruction and rehabilitation work in the earthquake affected area of Kachchh District in the State of Gujarat up to 31st March, 2003.

#### SCHEDULE

Sr. No.	Class of Motor Vehicles	Registration Mark-State of	
		Kerala	Gujarat (New Number)
1	2	3	4
1.	Truck (Tata)	KL-7-N-8739	GJ-12-W-6076
2.	Truck (Tata)	KL-7-N-8694	GJ-12-W-6078

By order and in the name of the Governor of Gujarat,

R. B. BARA,  
Deputy Secretary to Government.



ગુહ વિભાગ.

જાહેરનામું.

સચિવાલય, ગાંધીનગર તા. ૧૬મી મે, ૨૦૦૨.

મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૬.

ક્રમાંક : જાએચજી/૨૦૦૨/૮૨/એમટીએ/૧૭૦૧/૧૧૦૧/ખ.—મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૬ના નિયમ-૧૬-કના ખંડ(૧)સાથે વાંચતાં, મુંબઈ વાહન વેરા અધિનિયમ, ૧૯૫૬ (સન ૧૯૫૬ના મુંબઈના ૬૫ મા)ની કલમ-૧૩ ની પેટા-કલમ (૨) થી મળેલ સત્તાની ક્રમે, અને જરૂરના ગુહ વિભાગના તા. ૨૧મી જુન, ૨૦૦૧ના જાહેરનામા ક્રમાંક : જાએચજી/૨૦૦૧/૬૨/એમટીએ/૧૭૦૧/૧૧૦૧/ખના અનુસંધાને ગુજરાત સરકાર, આથી, આ સાથે જોડેલી અનુસૂચિના કોલમ-૨ માં નિર્દિષ્ટ કરેલા “માતા અમૃતાનંદમાથી મક, અમૃતાપુરી,” કોલમ નિલ્લો, કેરાલા-૬૮૦૫૨૫ ની માલિકીના જીવર્ગના વાહનોને સખાવતટી અને ગુજરાતના કચ્છ નિલ્લામાં ભૂકપ અસરગ્રસ્ત વિસ્તારમાં નવરચના અને પુનર્વસનની કામગીરી માટે ઉપયોગમાં લેવા અથવા ઉપયોગ કરવા માટે સમેલ વાહનોને તા. ૩૧મી માર્ચ ૨૦૦૩ સુધી આ અધિનિયમની કલમ-૩ હેઠળનો વસૂલ કરવાપાત્ર વેરો ભરવામાંથી સંપૂર્ણતા મુક્તિ આપે છે.

અનુસૂચિ.

અનુ.ક્રમાંક	મોટર વાહનનો વર્ગ	નોંધણી વિહત્ત-રાજ્ય	
		કેરાલા	ગુજરાત
૧	૨	૩	૪
(૧)	ટ્રક (ગ્રા)	કે. એલ. ડી. એન. ૮૭૩૯	જી. જી. ૧૨. ડબલ્યુ. ૬૦૭૬.
(૨)	ટ્રક (ગ્રા)	કે. એલ. ડી. એન. ૮૬૮૪.	જી. જી. ૧૨. ડબલ્યુ. ૬૦૭૮.

ગુજરાતના રાજ્યપાઠશ્રીના હુકમથી અને તેમના નામે,

આર. બી. બારા,  
સરકારના નામ સચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

SATURDAY, MAY 18, 2002 / VAISAKHA 28, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya Gandhinagar, 18th May, 2002.

#### THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976

No. GH/V/59 OF 2002/DVP/1599/1368/L : WHEREAS the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority") has prepared and published a Draft Revised Development Plan (hereinafter referred to as "the said Revised Development Plan") in respect of the lands included within the said Authority limits, under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") under section 13 (1) of the said Act. Notice regarding publication of the said Revised Development Plan and calling objections and suggestions on the Draft Revised Development Plan was published in the Government Gazette Part-II, dated 29<sup>th</sup> November, 1997;

AND WHEREAS the said Authority published the modifications in the said Revised Development Plan of the said Authority by a notice, under section 15 of the said Act, inviting suggestions or objections from any person with respect to the proposed modifications, in the Government Gazette Part-II, dated 16<sup>th</sup> January, 1999;

AND WHEREAS the said Authority has submitted the said Revised Development Plan of the said Authority under section 16 (1) of the said Act to the Government of Gujarat for sanction, on dated 25<sup>th</sup> May, 1999;

AND WHEREAS while submitting the said Revised Development Plan under section 16(1) of the said Act, the said Authority made some modifications in the Revised Development Plan published under section 15 of the said Act, contrary to the provisions of the Act, such modifications made are treated as deleted;

AND WHEREAS the State Government, AUDA, AMC and Ahmedabad Green-Belt Khedut Mandal has preferred before the Hon'ble Supreme Court of India, the Special Leave Petitions No.1801 to 1806 of 2001, 2099 to 2104 of 2001, 1444 to 1446 of 2001 and 3088 of 2001 respectively against the judgement of the Hon'ble High Court dtd. 24-11-2000 in the bunch of writ petitions. The Hon'ble Gujarat High Court observed that that once the designation of the lands under the development plan has lapsed under section 20(2) of the said Act, the same lands could not be the subject matter of further reservation under section 40(3) (jj) of the said Act. This Hon'ble Court has also observed in the judgement that so far as interpretation of Section 20 & 21 of the Act is concerned for re-reservation of the lands, the same has already been decided in the other group of writ petitions;

AND WHEREAS the Hon'ble Supreme Court was pleased to order to maintain the Status-quo on dtd. 19-2-2001 in the above mentioned Special Leave Petition and the respective Civil Appeals are pending for final disposal before the Hon'ble Supreme Court;

AND WHEREAS in Special Civil Application No.2583 of 2001, the Hon'ble Gujarat High Court on dtd. 17-8-2001 directed the State Government not to sanction the revised Draft Development Plan submitted by the AUDA, particularly, to the extent of proposed conversion of the land known as Gopalnagar Lake from recreational to residential zone till the decision and opinion of the Wild Life Advisory Board is received by it;

AND WHEREAS the Wild Life advisory Board has submitted their report to the Hon'ble High Court on dtd. 10-12-2001;

AND WHEREAS Shri Biren Pandhya has filed Special Civil Application No.1946 of 2002 against the constitution of the above said Wild Life Advisory Board in the Hon'ble Gujarat High Court;

AND WHEREAS the division bench of the Hon'ble High Court on dtd. 11-3-2002 directed the state Government to make appointment of non official members as indicated in section 6 within three months and to see that the decision is rendered by the board after its constitution in accordance with the provisions contained section 6 of the act and the board shall render decision within one month thereafter. This Hon'ble Court has further opined that the land belonging to the private respondents will be subject to outcome of the decision that may be rendered by the Board;

AND WHEREAS the Government consider it necessary to make modifications in the said Revised Development Plan which was submitted by the said Authority to the State Government;

AND WHEREAS in exercise of the powers conferred by the proviso to sub-clause (ii) of clause (a) and sub-section (1) of section 17 of the said Act, the Government of Gujarat had published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/67 of 2001/DVP/1599/1368/L Dtd. 4<sup>th</sup> May, 2001 in Gujarat Government Extra Ordinary Gazetted Part IV-B dated 4<sup>th</sup> May, 2001 on Page No. 111-1 to 111-196 calling upon any person to submit suggestions or objections if any with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said Government Notification dated 4<sup>th</sup> May, 2001;

AND WHEREAS the State Government published the corrigendum to the above notification of 4-5-2001 in the Extra Ordinary Official Gazette, Part- IV B on 15-6-2001 at Page No. 160-1 to 160-5;

AND WHEREAS the Government of Gujarat has taken into consideration the suggestions and objections received by it in respect of the said modifications;

NOW THEREFORE, in exercise of the powers conferred by clause (c) and sub-section (1) of section 17 of the said Act, the Government of Gujarat, hereby :-

- a) finalises the said modifications;
- b) sanction the said Revised Development Plan and the regulations thereto subject to the modifications so finalized and as set out in the schedule appended thereto;
- c) excludes all the lands shown as reserved for various public purposes in the Draft Revised Development Plan submitted by the said authority to the State Government under section 16 of the said act from this notification which shall be subject to the final out come of the various Special Leave Petitions mentioned above which are filed in the Hon'ble Supreme Court of India;
- d) declares that the designation of the lands shown as Gopalnagar Talav (i.e. R.S.No.80/2, 80/1/B, 1506, 1507/1, 1507/2, 1507/3, 1508, 1509, 1510/2 of Village Saij, and R.S.No. 147, 148, 150, 151, 152, 156, 157, 158, 159, 160, 161, 162, 164, 165, 170, of Village Borisana) will be subject to the final out come of the decision rendered by the newly constituted Wild Life Advisory Board; and
- e) specifies the 18<sup>th</sup>, May, 2002 as the date on which the revised final development plan shall come into force.

### S C H E D U L E

Modifications in the Draft Revised Development Plan of Urban Development area of Ahmedabad Urban Development Authority (AUDA) as finalised by the State Government.

1. The land bearing

- (i) R. S. No. 393, F. P. No. 790, 791 to 794, R. S. No. 405/2, 406 to 409, 404/p, 403/2, 402, F. P. No. 796 to 800, 801, R. S. No. 543, 399/1, 399/2, 397, 398, 396/p, 395/p, 394/p, 392, 391/1, 391/2, 391/3, 394/2, 384/p, 390/p, 389/p, 388/p, etc. of Vadaj and T.P.S. No.28 - Vadaj (Sheet No. 1 and 2 of A.M.C.) as shown 2.1. on Plan No. 1 and 2).
- (ii) R. S. No. 333/1 to 333/3, 332/p, 331/p, 334, 335, 338/1/p, 338/2/p, 337/p, 260/1/p, 260/2/p, 261/1/A, 261/1/B, 261/2/p, 264/p, 262, 293, 294, 263/p, 294/p, 295/p, 253, 254, 257/1/3/p, 257/2/p, 238/2/p, 234, 233, 236, 237, 238/1, 258, 259, 257/1, 257/3/p, etc. of Vadaj (Sheet No. 2 of A.M.C.) as shown 2.2. on Plan No.2.
- (iii) R. S. No. 231, 232, 230/1, 230/2, 227, 226, 225, 224, 223, 186/p, 177/p, 173/p, 174/2, 167/2/p, 167/1/p, 165/2/p, 163/p, 164/p, 228, 229, 229/1, 222, 218, 217, 219/p, 189/p, 188/p, 187/p, 220, 221, 176, 172/p, 175, 165/1, etc. of Vadaj (Sheet No.2 of A.M.C.) as shown 2.3 on Plan No. 2.
- (iv) R. S. No. 216, 214/1/1, 214/1/2, 213/p, 212/1/2/p, 212/1/3/p, 211/p, 211/2/p, 211/1/p, 207/p, 206/p, 205/p, 204/p, 203/p, 201, 202/p, 200/1/p, 200/4/p, 198/2/p, 198/1/p, 197/1/p, 197/2/p, 208/p, 210/p, 209/p, 215/2/p, 214/2, 214/3, 215/1/p, 212/(2/2 + 2/3)/p, etc. of Vadaj (Sheet No. 2 of A.M.C.) as shown 2.4 on Plan No. 2.
- (v) R. S. No. 205/p, 206/p, etc. of Vadaj (Sheet No. 2 of A.M.C.) as shown 2.5 on Plan No.2.
- (vi) R. S. No. 202/p, 203/p, 193 to 195, 188, 192/p, 118, 124, 133/1, 133/1, 134 to 137, 173 to 184, 190 etc. of Memnagar (Sheet No. 2 of A.M.C.) as shown 2.6 on Plan No. 2.
- (vii) R. S. No. 130, 131, 132, 133, 126/p, 127/p, 128, 129, 117/p, 115/p, 116, 209, 210, 211, 208, 212, 213, 207, 214, 107, 110, 109, 111, 112, 113 etc. of Memnagar (Sheet No. 2 of A.M.C.) as shown 2.7 on Plan No. 2.



- (viii) R. S. No. 203, 204, 205, 197, 198, 193, 192, 191, 185, 186, 187/p, 188, 189, 190, 147, 146, 144, 272, 273, 1 etc. of Vastrapur. (Sheet No. 2 of A.M.C.) as shown 2.8 on Plan No.2.
- (ix) F. P. No. 777/p, 778, 825, 824, 410/3, 410/4, 411, 412/1, 412/2, 413, 425/2, 424/1/p, 802/1, 783/p, 782, 780, 781, 414/p, 415/p, 426/2, 426/1, 427, 428/1, 803, 804, 805/p etc. of Vadaj (Sheet No. 1 and 6 of A.M.C.) as shown 2.9 on Plan No. 1, 4 and 5.
- (x) F. P. No. 811 to 816, 817 to 820, R. S. No. 453/1, 453/2, F. P. No. 788, 761/8 etc. of Navavadaj, T.P.Scheme No. 28 (Sheet No. 7 of A.M.C.) as shown 2.10 on Plan No.5.
- (xi) F. P. No. 821, 822, R. S. No. 533/p, etc. of Navavadaj, T.P.Scheme No. 28 (Sheet No.7 of A.M.C.) as shown 2.11 on Plan No. 5.
- (xii) F. P. No.823, of Navavadaj (Sheet No. 7 of A.M.C.) as shown 2.12 on Plan No.5.
- (xiii) R. S. No. 134/p of (Acher) (Sheet No. 6 of A.M.C.) as shown 2.13 on Plan No.4.
- (xiv) R. S. No. 139, 140/p, 146/p, 147, 148, 149, 161/1, 138/p, 138/2/p etc. of Acher and F. P. No. 900, 901 and 903 of Town Planning Scheme, Ahmedabad No. 23 (Sabarmati) (Sheet No. 6 of A.M.C.) as shown 2.14 on Plan No.4.
- (xv) R. S. No. 166/1/+2, 161/2, 165, 167, 168, 169/1-2-3, 170, 171/1/p, 172/p, 173/p, etc. of Acher (Sheet No. 6 of A.M.C.) as shown 2.15 on Plan No. 4.
- (xvi) R. S. No. 269/p, 171/p, 176/p, 179/1, 178/1, 178/2, 179/2 etc. of Acher (Sheet No. 6 of A.M.C.) as shown 2.16 on Plan No.4.
- (xvii) R. S. No. 108, 107, 106, 104/p, 105, 101/p, 100 etc. of Vastrapur (Sheet No.3 of A.M.C.) as shown 2.17 on Plan No.3.
- (xviii) F. P. No. 44, 45, 46, of Town Planning Scheme, Ahmedabad No. 31 (University Campus) (Sheet No. 3 of A.M.C.) as shown 2.18 on Plan No. 3.
- (xix) F. P. No.48, 75, 54, 55, 56, 64, 47, 53, 52, 49, 50 and 51 of Town Planning Scheme, Ahmedabad No. 31 (University Campus) (Sheet No.3 of A.M.C.) as shown 2.19 on Plan No.3.
- (xx) F. P. No. 57 to 61, 62,63, of Town Planning Scheme, Ahmedabad No. 31 (University Campus) (Sheet No. 3 of A.M.C.) as shown 2.20 on Plan No. 3.
- (xxi) R. S. No. 184, 183, 182, 181/p, 185, 186, 189, 190/p, 188,187, 192, 191/p, 193, 194, 195, 198/p, 199, 200/p, 200, 201, 202, 203/p, 204, 205, 206/p, 208/p, etc. of Vasna (Sheet No.3 of A.M.C.) as shown 2.21 on Plan No.3.
- (xxii) R. S. No. 238, 237, 235, 234, 233, 232, 231/p, 227/p, 228/p, 226/p, 242, 241, 240, 239, 244, 245/p, 247/p, 250/p, 249/p, 248/p, 272, 273, 251, 270/p, 274, 275, 276, 277/p, 285/p, 286, 287/p, 292/p, 284/p, 280/p, 279/p, 281/p, of Vasana (Sheet No. 3 of A.M.C.) as shown 2.22 on Plan No. 3.
- (xxiii) R. S. No. 278/p, 379 + 380 of Vasna and 55, 56/p, 62, 54/p, 53/p of Maktampura (Sheet No. 3 of A.M.C.) as shown 2.23 on Plan No. 3.
- (xxiv) R. S. No. 52/p, 46+47+52, 48, 49, 50 of Maktampura and 331, 332, 381/p, 382/p, 383/p, 384/p F. P. No. 333/2//2, 333/2/1, 333/1, etc. of Vasana (Sheet No. 3 of A.M.C.) as shown 2.24 on Plan No.3.
- (xxv) R. S. No. 158/1, 159/p, 161/p, 158/2, 162/1/p, 162/p, 163/1, 163/2, 164/p, 155, 176/p, 174, 173, 166, 167, 168/a, 168/b, 255, 254, 256/p, 270 to 272, 276, 277, 267, 629, 630/p, 257, 281/p, 260/1-2, 261/2/p, 266/1/p, 266/2/p, 265/p, 627 of Asarva and R. S. No. 193/p, 194/p, 189/p, 188 of Hansol (Sheet No. 7 of A.M.C.) as shown 2.25 on Plan No. 5.
- (xxvi) 279/p, 280, 281, 283, 285, 628, 299, 304, 305, 306, 308/p, 309/p, 303, 350/2, 349, 351 etc. of Asarva (Sheet No. 7 and 13 of A.M.C.) as shown 2.26 on Plan No. 5 and 13.
- (xxvii) R. S. No. 37/p, 357/b, 357/c, 359, 358, 360, 361, 364, 365/p, 363, 362, 355, 356, 357/z, 352, 353, 354, etc. of Asarva (Sheet No. 7 and 12 of A.M.C.) as shown 2.27 on Plan No.5 and 10.
- (xxviii) R. S. No. 1100, 1101 to 1116, 1117/p, 1087 to 1090, 1092, 1093, 1077 of Naroda and R. S. No. 102, 105,106, 107, 101, 108/1-2, of Rakhial (Sheet No. 7 and 12 of A.M.C.) as shown 2.28 on Plan No.5. and 10.
- (xxix) R. S. No. 109 to 115, 493 to 494 of Rakhial (Sheet No. 7 and 12 of A.M.C.) as shown 2.29 on Plan 5 and 8.
- (xxx) R. S. No.148, 119 to 124, 125/1-2-3, 126/1-2, 497, 147/1, 135/1, 500/1, 135/2-3, 136, 140, 141 of Rakhial (Town Planning Scheme Ahmedabad No. 11 of

- Bapunagar) (Sheet No. 7, 12, 13 of A.M.C.) as shown 2.30 on Plan No.5, 10, and 11).
- (xxxi) R. S. No. 287, 286/A/p, 505, 506, 507, 285, 283/p, 284, 299, 300/1, 300/2, 300/3/p, 349/p, 348/p, 350/1, 350/2, 364, 365, 366, 513/p, 501, 361, 346, 367, 369, 370/1, 370/2, 371/1-2-3-4, 360, 359 etc. of Rakhial (Sheet No. 13, Plan No. 11).
- (xxxii) F. P. No. 537, 538, 536, 529, 539 (Town Planning Scheme No. 27 (Sheet No. 8, 13) and R. S. No. 359, 210, 205, 211, 204, 203, 212, 213, 230, 231, 232, 233, 296, 295, 294, 293, 292, 290, 291, 289 of Bage Firdosh (Sheet No. 8, 13, Plan No. 6 and 11).
- (xxxiii) R. S. No. 275, 276, 132, 133, 277, 278, 131, 136, 135/p, 102, 101/p, 99/p, 72, 66, 68, 71, 69, 57/p, 65, 61, 62, 64/p, 63/p, 55/p, 56/p, 60, 58/p, 280, 279, 127 to 129, 106, 134, 105, 104, 103, 94 to 96, 93, 97, 98, 78/p, 77/p, 76, 74, 73, 75, 70, 79/3/p, 19, 20, 17/p, 16/p, 21, 22 of Bage Firdosh (Sheet No. 8, 13) and F. P. No. 493, 492, 491, 490, 489, 494, 497, 495, 496, 488, 487, 486, 485, 481, 482, 483, 479, 480, 478, 477, 474, 475, 476, 472, 473, 471, 469, 470, 468, 467, 465, 466, 464, 463, 462, 460, 461, 458, 459, 454, 455, 453, 451, 450, 456, 457, 416 to 449, 411, 413, 410, 409, 408, 407, 405, 404, 403, 402, 400, 414, 415, 294, 296, 297/p, 298 to 304, 399, 398, 397, 395, 394, of Town Planning Scheme No. 27 (Sheet No. 8, 13 of A.M.C. Plan No. 6 and 11).
- (xxxiv) R. S. No. 249, 248, 251, 225, 224, 226, 227, 245, 246, 247, 233, 261, 242/1-2-3, 243, 241, 240, 132, 238, 239, 236, 237, 244, 229, 230, 231, 232, 233, 234, 235, 218/p, 217/p, 153, 152, 151, 150, 149, 155, 148, 147, 139, 142, 143, 144, 145, 146, 134, 133, 137, 136, 138, 140, 141, 354, 353, 351, 349, 350, 347, 348, 345, 346, 344, 333, 332, 330, 331, 328, 337, 336, 338, 342, 335, 334, 343 etc. of Bage Firdosh and R.S. No. 109/p, 108/p, 107/p, 103, 104, 105/p, 102, 101, 100, 99, 98, 97/p, 90/p, 88/p, 87 etc. of Khokhara Mehmdabad (Sheet No. 8, 9 of A.M.C.).
- F. P. No. 968, 959, 958, 955, 956, 952, 953, 933 to 937, 921 to 930, 947, 929, 857, 858, 859, 860, 855/1-2, 854, 853, 723 to 851, 716, 717, 715, 718, 719, 720, 722, 721, 710, 709, 711, 708/7 to 708/9, 708/14 to 708/21, 708/1 to 708/6 of Town Planning Scheme No. 25 (Khokhara Mehmdabad ext.) (Sheet No. 8, 9 of A.M.C.).
- (xxxv) R. S. No. 287, 286, 285, 284, 283, 287/p, 270/p, of Rajpur - Hirpur and F. P. No. 398, 399, 402, 401, 399, 400, 396, 394, 395, 393 of T. P. Scheme, Ahmedabad No. 24 (Manipur - ext.) and R. S. No. 203, 221, 468/p of Rajpur - Hirpur (Sheet No. 8 + 9).
- F. P. No. 391, 390, 389, 386/2, 386/1, 385/1, 384/1, 384/2 of T. P. Scheme, Ahmedabad No.24, R. S. No. 178/p, 178/1, 228, 227, 172/p, etc. Rajpur - Hirpur 324/p, 325/p, 326, 327, 325/p etc. of Khokhara - Mehmedabad (Sheet No. 9).
- (xxxvi) R. S. No. 770/p, 771/p, 772/p, 773/p, 774/p, 775/p, 776/p, 777/p, 778, 779/p, 780/p, 781/p, 782/p, 783/p, 784/p, 785/p, 786/p, 787, 788/p, 789/p, 790/p, 791/p, etc. of Vatva (Sheet No. 9, Plan No. 7).
- (xxxvii) R. S. No. 24/p, 25/p, 26 to 32, 33/p etc. of Narol and R. S. No. 533/p, 534 to 540, 555, 556/p, 557/p, 558, 559/p, 580/p, 581/p, 582/p, 583, 584, 587/p, 588/p, 590/p, 591/p, 593/p, 594/p, 596/p, 597/p, etc. of Isanpur (Sheet No. 9, Plan No. 7).
- (xxxviii) R. S. No. 215/p, 216/p, 217, 218, 219/p, etc. of Saijpur - Bogha (Sheet No. 12, Plan No. 10).
- (xxxix) Block No. 458/p, 459/p, 460, 461, 462, 463/p, 464/p, 465, 466/p, 479/p, 480, 481, 482, 483, 484, 485, 486/p, 487/p, 477/p, 478/p, 493/p, 494, 495/p, 496, 497/p, 498/p, 499/p, 500/p, 501, 502/p, 503/p, 504, 505, 506/p, 507/p, 508/p, 509, 510/p, 511/p, 512/p, 513/p etc. of Hathijan (Sheet No. 14 + 15, Plan No. 12 + 13).
- (xl) R. S. No. 51/p, 52/p, 15/p, 16, 17/p, 20/p, 21/p, 22, 25/p, 26, 28/p, 27/p, 23/p, 39/p, 6, 40/p, 42/p, 43/p, 45, 46/p, 67, 60/p, 41/p, 70/p, 36/p, 37/p, 35/p, 35/p, 38/p, 24/p, 34/p, 33/p, 31/p, 73/p, etc. of Vinzol (Sheet No. 15, Plan No. 13)
- designated for Restricted Residential and Multipurpose use and reserved for Transport Node and other purposes shall be deleted from the said use and reservation and the lands released shall be designated for Residential zone -1 under Section 12 (2) (a) of the Act. as shown on the accompanying plans.

2. The propose widening of existing East/West 12.19 mt. wide T.P. road abutting to F. P. No. 141, 135, 134, 133, 149, 158, 159, 173, 174, 175, 188, 191, 190, 197, 198, 199, 207, 206, 205, 208, 221, 288, 289, 295, 287, 296, 621, 620, 619, 618, 301/1, 301/3, 301/1, 307, 306, 303, 302, 309 etc. of T.P. Scheme No. 23 (Sabarmati) shall be deleted (Sheet No.6) and the lands thus released due to deletion of widening of road shall be designated for Partly Residential Zone-I, partly Education Zone, Partly Municipal Plots and Partly Commercial Zone under section 12 (2) (a) of the Act. as shown on the accompanying plan No. 4.
3. The 30.0 mt. wide road passing through the Talavadi and other lands are deleted and the 30.0 mt. wide new road alignment passing through the revenue survey Nos. 114/p, 197/p, 198/p, 203/p, 204/1/p, 204/2/p, 209/p, 211/2/p, 211/3/p, 212/p, 213/p, 215/p, and 222/p etc. of village Ranip and revenue survey Nos. 59/p and 60/p etc. of village Kali (Sheet D<sub>4</sub>, Plan No. 28), shown on the accompanying plan shall be proposed under section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 28 and Sr. No. 5 and the land released both the 30.0 mt. wide proposed road shall be designated for Residential zone-I and Talavadi as shown on the accompanying Plan No. 28.
4. The lands bearing revenue survey Nos. 211/1 & 211/2 etc. of village Ranip (Sheet D<sub>4</sub>), on the accompanying plan and designated for General Industrial zone use, shall be released from the said use and the lands thus released shall be designated for Residential Zone-I use under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 28.
5. The land bearing survey No. 50/p of village Kotarpur (Sheet No.11) designated as Garden and open space shall be released from the said use and land thus released shall be designated for Residential Zone-I under section 12 (2)(a) of the Act. as shown on the accompanying Plan No. 9.
6. The land bearing final plot No. 500/2 of T. P. Scheme No. 3 (Changhipur Section) (Sheet No.8) designated for Educational Zone shall be released from the said use and the land thus released shall be designated for Commercial Zone under section 12 (2) (a) of the act. as shown on the accompanying plan NO. 6.
7. The 12.0 mt. wide new road alignment passing through the final plot No. 499, 500/1, and 500/2 of T. P. Scheme No. 3 (Changhipur Section) (Sheet No. 8) shall be deleted and the land of F. P. No. 499 and 500/2 thus released shall be designated as Commercial Zone under section 12 (2)(a) of the act. and the land of the final plot No. 500/1 thus released shall be designated as Educational Zone under Section 12 (2) (o) of the act. as shown on the accompanying plan No.6.
8. The 12.0 mt. wide new road alignment passing through the final plot no. 144 & 145 of T. P. scheme No.3 (Shekhpur-Khanpur Section) (Sheet No. 7,) shall be deleted and the lands thus released shall be designated as Commercial Zone under section 12 (2) (a) of the Act. as shown on the accompanying plan No. 5.
9. The 30.0-mt. wide proposed road alignment passing through the revenue survey Nos. 1/p, 2/p, 3/p, etc. of village Maktampur and revenue survey Nos. 724/p, 725/p, and 726/p etc. of village Vejalpur (Sheet C<sub>6</sub>), on the accompanying plan shall be realigned and reduced to 18.0 mt. wide road and the land thus released shall be designated as Residential Zone-I use under section 12 (2) (a) of the act, as shown on accompanying Plan No. 26.
10. The land bearing (i) final plot no. 246, 256 of T. P. Scheme Odhav-I (Sheet No.13) and (ii) Sur. No. 362/p of village Saijpur Bogha (Sheet No.12) designated as General Industrial Zone shall be released from the said use and shall be designated for Residential Zone-I use under Section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 10 and 11.



11. The 30.0 mt. wide proposed road alignment on the accompanying plan passing through the revenue survey nos. 291/p, 292/p, 293/p, 294/p, 296/p, 297/p, 298/p, 300/p, 301/p, 303/p, 358/p, 359/p, 360/p, 361/p, 362/p, 363/p, and 366/p etc. of village Gota (Sheet C<sub>4</sub>). shall be deleted and the lands thus released shall be designated as Predominantly Light Industrial zone under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 24.
12. The 30.0 mt. wide new road alignment passing through the revenue survey nos. 274/p, 276/p, 289/p, 290/p, 291/p, 294/p, 295/p, 296/p, 297/p, 298/p, 301/p, 303/p, 361/p, and 362/p etc. of village Gota (Sheet C<sub>4</sub>) on the accompanying plan shall be proposed under section 12 (2) (d) of the Act, as shown on the accompanying Plan No. 24.
13. The land bearing block no. 598/2 of village Kalol (Sheet Kalol growth centre). on the accompanying plan and designated for O.N.G.C. well use, shall be released from the said use and the land thus released shall be designated for Residential Zone-I use under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 18.
14. The land bearing
  - (i) Block No. 251/p of village OLA, taluka Kalol and S. No. 1144, 1145, 1146 of Kalol (Sheet Kalol Growth Centre).
  - (ii) S. No. 1021/p, 1022, 1023/p, 1024 to 1028, 1051 to 1053, 1133 to 1136, 1141, 1142 etc. of Kalol (Sheet Kalol Growth Centre).
  - (iii) S. No. 790/p, 791/p, 792/p, 793/p, 794/p, 797/p, 798/p, 799, 800, 787 to 789, 773 to 777, 778 to 780, 783 to 785, 758 to 766, 767/p, 916, 917/p, 918 to 922, 924, 926 to 928, 933 to 937, 939, 980 to 983, 1000 to 1002, 1003/p, 1004/p, 1005, 1006, 1007/p, 1008 to 1021, 1023/p, 1026/p, 1030 to 1035, 1040 to 1043, 1045 to 1048, 1050/p, 1051, etc. of Kalol.
  - (iv) S. No. 644/p, 645, 648/p, 650/p, 654/p, 655, 656, 657/1, 658/p, 659 to 665, 667/p, 667/2/p, 669/p, 673/1, 672, 673/1, 674, 675, 677/p, 677/2/p, 669/p, 674 to 681, 684, 686 to 705, 706/p, 707, 710 to 725, 743/p, 746/p, 747/p, 751 to 756 etc. of Kalol.
  - (v) S. No. 599, 602 to 604, 605/p, 606 to 609, 663/p, 667/p, etc. of Kalol.
  - (vi) S. No. 73 to 75, 76/1, 77, 96 to 102, 67/1/p, 68/1, 68/2, 69/1/p, 70 to 72, 134 to 137, 138/p, 139/p, 140/p, 141 to 150, 1516 to 1518, 1520 to 1526, 1528, 1529/p, 1530/p, 1533, 1534/p, 1531, 1536, 1541/p, 1541/1 etc. of Saij.
 on the accompanying plan and designated for Restricted Residential & Utility Services Use shall be released from the said use and the land thus released shall be designated for Residential Zone-I use under Section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 18.
15. The 18.0 mt. wide road passing through revenue survey nos. 92/p, 129/p, 132/p, etc. of village Mehmabad (Sheet Mehmabad Growth Centre) is realigned so as that realigned road is proposed to pass through revenue survey No. 89/p, 132/p etc. of village Mehmabad. and the lands thus released due to realignment of the said road on the accompanying plan shall be designated for Residential Zone-I use under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 19.
16. The land bearing F.P. No. 12 to 15, 20 to 23 of T.P.S Scheme No. 2, Odhav, (Sheet No. 13) designated for Transport Node (T.N.) shall be deleted from the said use and the lands thus released shall be designated for Residential zone-I under section 12(2)(a) of the Act. as shown on the accompanying Plan No. 11.
17. The land bearing R.S.No. 536/p, 532/p, 533/p, 537/p, (NIDC plot No. 176 to 179) of village Vatva (Detail Plan 'E') designated for Garden & Open Space use shall be released from the said use, and the land thus release shall be designated for Transport Node use under section 12 (2) (o) of the Act. as shown on the accompanying Plan No. 17.



18. The 12.0 mt. Wide proposed road alignment passing through (North side) of F. P. No. 120 of T. P. Scheme-3 D.K. Section (Sheet No. 7) as marked on the accompanying plan shall be deleted and the land thus released due to deletion of road on the north side of F. P. 120, shall be designated as Residential Zone-1 use under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 5.
19. The 30.50 mt. Wide proposed road widening alignment on the accompanying plan (Detail Sheet-A) passing through Khanpur, Roopali Cinema to J. P. Chowk shall be reduced to 18.0 mt. Wide road under section 12 (2) (d) of the Act and land thus released shall be designated as Gamtal Land as shown on the accompanying Plan No. 14.
20. The land bearing
  - (i) Final plot No. 754/1 to 754/5, 755/1, 755/2, 744, 745, 747, 746, 753/1, 758/1, 758/2, 759/1/1, 759/1/2, 759/1, 761, 762, 757/1, 754/1, 754/2, 656/1, 760 of T. P. S. No. 28 (New Vadaj) (Sheet No. 1; Plan No. 2)
  - (ii) Final plot No. 69, 71, 72, 73, 75, 76, 77, 82, 98, 100, 101, 293, 302, 303, 315, 301, 296, 300, 305, 316, 297, 299, 390, 306, 307, 308, 314, 318, 320, 321, 322, 323, 311, 393, 391, 310, 324 to 340, 343 to 351, 354 to 359, 362, 363 to 373, 375 to 381 of T.P.S. No. 29 (Naranpura) (Sheet No. 2, Plan No. 2),
  - (iii) Final Plot No. 43, 45, 46, 48, 49, 47, 64, 50, 54, 55, 56, 75, of T.P.S. No. 31 (University) (Sheet No. 3, Plan No. 3),
  - (iv) Final plot No. 63, 64, 65, 60, 42, 37, 44, 48, 48, 56, 50, 51, of T.P.S. No. 26 (Vasna) (Sheet No. 3, Plan No. 3),
  - (v) Survey No. 346, 367/p, 369/p, 370/1/p, 370/2/p, 371/1/p of village Rakhial (Sheet No. 13, Plan No. 11) and
  - (vi) Block No. 467/p of village Hathijan (Sheet No. 14, 15, Plan No. 12 and 13), in Ahmedabad Municipal Corporation limit, the land already acquired by the Gujarat Housing Board and designated for Restricted Residential & Utility Service & Other Purposes use shall be released from the said use and the lands thus released shall be designated as Residential Zone-1 under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 2, 3, 11, 12, and 13.
21. The land bearing block No. 14/p of village Hanspura (Sheet No. 11) designated as Recreational Zone shall be released from the said use and the land thus released shall be designated for Residential Zone-1 under section 12 (2) (a) of the Act. shown on the accompanying Plan No. 9.
22. The 30.00 mt. Wide proposed road alignment passing through the revenue survey Nos. 690/p, 613/p, 614/p, 615/p, and 616/p etc. of village Makarba (Sheet C<sub>6</sub>) on the accompanying Plan shall be deleted and the lands thus released due to deletion of the said road shall be designated as Residential zone-III use under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 26.
23. The 18.30 mt. Wide proposed road alignment passing through the revenue survey Nos. 331, 332/1, 294/p etc. of village Vadaj (Sheet No. 2) as shown on the accompanying Plan No. 2. On the accompanying plan shall be deleted and the lands thus released due to deletion of the said road shall be designated as Residential Zone-I use under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 28.
24. The land bearing revenue survey Nos. 22, 23, 24/p, 25 to 61, 63 to 73, 74/p, 78/p, 79/p, 80/p, 81 to 90/p, 94/p, 95/p, 96/p, 97/p, 98/p, 99/p, 122/p, 123 to 133/p, 135/p, 136/p, 137/p, 138 to 141/p, 142, 143/p, 144 to 170, 171/p, 172/p, 173/p, 174/p, 177/p, 178/p, 185/p, 785/p, 786/p, 789/p, 791, 792, 793, 794/p, 795/p, 796/p, 798/p, 808/p, 806/p, 807/p, 818/p, 819/p, 809 to 817, 820 to 854, 855/p, 856/p, 859/p, 860/p, 880/p, 881, 882/p, etc. of village Chandkheda (Sheet D<sub>4</sub>) on the accompanying plan and designated for Special Agricultural Use, shall be released from the said use and the lands thus released shall be designated for Residential Zone-II use under Section 12 (2) (a) of the Act, as shown in the accompanying Plan No. 28.

25. The lands bearing revenue survey Nos. 471, 472, 476 etc. of village Mehmabad (Sheet Mehmabad Growth Centre) on the accompanying plan and designated for Agricultural Use, shall be released from the said use and the lands thus released shall be designated for Public Purpose Use under section 12 (2) (o) of the Act. as shown in the accompanying Plan No. 19.
26. The land bearing
  - (i) revenue survey Nos. 154, 155, etc. of village Chenpur and S. No. 356 of Chandkheda (Sheet D<sub>4</sub>),
  - (ii) revenue survey Nos. 13/p, 14/p, 21 to 25, 28, 29 to 33 etc. of village Singarva (Sheet F<sub>5</sub> - Plan No. 37) on the accompanying plan and designated for General Industrial use, shall be released from the said use and the lands thus released shall be designated for Residential Zone-I use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 28 and 36.
27. The lands bearing revenue survey Nos. 290/p, 291/p, 292, 293, 298 to 300, 301, 304 to 323, 325, 326, 349 to 352, 353/A, 353/B, 355 to 363, 364 to 369, 372, 374, 377, 384 to 400, 402, 410/p, 411 to 426, 490, 499, 500 etc. of village Gota (Sheet C<sub>4</sub>) on the accompanying plan and designated for Restricted Residential and Utilities Services Use shall be released from the said use and the lands thus released shall be designated for Predominantly Light Industrial use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 24.
28. The lands bearing revenue survey Nos. 140/p, 148 to 150, 152 to 163, 165 to 171, 173/p, 274/p, 275/p to 289, 290/p, 294, 295, 296/p, 297, 298/p, 301 etc. of village Gota (Sheet C<sub>5</sub>) on the accompanying plan and designated for Residential Zone-I Use shall be released from the said use and the lands thus released shall be designated for Predominantly Light Industrial zone use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 24.
29. The lands bearing revenue survey Nos. 165 to 181, 185/p etc. of village Saijpur Gopalpur (Sheet D<sub>6</sub>) on the accompanying plan and designated for Agricultural use, shall be released from the said use and the lands thus released shall be designated for General Industrial zone Use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 29 and 36.
30. The lands bearing
  - (i) revenue survey Nos. 99/p, 100, 101, 104/p, 105/p, 106 to 136, 137/p, 138/p, 139/p, 140/p, 141, 142, 143/p, 162/p, 163/p, 184/p, 185/p, 186 to 195, 196/p etc. of village Bhāt (Sheet E<sub>4</sub>, Plan No. 31),
  - (ii) revenue survey Nos. 126/p, 127 to 142, 143/p, 144/p, 145/p etc. of village Sughad (Sheet E<sub>4</sub>, Plan No. 31) and
  - (iii) revenue survey Nos. 13/p, 14/p, 15/p, 16 to 22, 23/p, 24, 25, 26/p, 27/p, 28/p, 29/p, etc. of village Nabhoi (Sheet E<sub>4</sub> - Plan No. 31) on the accompanying plan and designated for Agricultural Special use, shall be released from the said use and the lands thus released shall be designated for Residential zone-III use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 31.
31. The 30.0 mt. wide proposed road alignment on the accompanying plan passing through the
  - (i) revenue survey Nos. 481/p, 482/p, 484/p, 485/p, 486/p etc. of village Shilaj (Sheet B<sub>5</sub>), revenue survey Nos. 203/p, 205/p, 206/p etc. of village Thaltej, block Nos. 54/p, 57/p etc. of village Hebatpur and revenue survey Nos. 17/p, 37/p, 38/p, 39, 40/p, 41/p etc. of village Ambli (Sheet B<sub>5</sub> - Plan No. 21),
  - (ii) revenue survey Nos. 131/p, 132/p, 133/p, 145/p, 146/p, 147/p etc. of village Bodakdev (Sheet C<sub>6</sub>) and revenue survey Nos. 701/p, 702/p of village Makarba (Sheet C<sub>6</sub> - Plan No. 25).
 shall be deleted and the lands thus released shall be designated as Residential Zone-II use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 21 and 25 and 40.

32. The 30.0 mt. wide new road alignment passing through  
 (i) revenue survey Nos. 482/p, 483/p, 484/p, 485/p, 486/p, 742/p etc. of village Shilaj and block Nos. 57/p, 58/p, etc. of village Hebatpur (Sheet B<sub>5</sub> - Plan No. 21).  
 (ii) revenue survey Nos. 688/p, 689/p, 695/p, 696/p, 697/p, 699/p, 702/p of village Makarba (Sheet C<sub>6</sub>) and revenue survey Nos. 115/p, 127/p, 128/p, 130/p, 131/p, 132/p, 146/p, 151/p, 152/p, 153/p, 154/p, etc. of village Bodakdev (Sheet C<sub>6</sub> - Plan No. 25).  
 on the accompanying plan shall be proposed under section 12 (2) (d) of the Act. as shown in the accompanying Plan No. 21 and 25.
33. The 60.0 mt. wide proposed road alignment passing through the revenue survey Nos. 315/p, 335/p, 397/p, 398/p, 399/p, 400/p, 401/p, and 402/p etc. of village Ambli (Sheet B<sub>5</sub>) and the revenue survey Nos. 465/p, 468/p, 470/p, 466/p, 440/p, 417/p, 416/p, 415/p etc. of village Makarba (Sheet B<sub>5</sub>) shall be realigned so as passing through the revenue survey Nos. 395/p, 404/p, 405/p, 406/p, 434/p, 435/p, 437/p, 447/p, 448/p, 449/p, 450/p, 451/p, 452/p, 453/p, 454/p etc. of village Ambli (Sheet B<sub>6</sub>) R.S.No. 478/p, 477/p, 474/p, 475/p, 460/p, 454/p, 435/p, 436/p, 419/p, 454/p, 407/p, 409/p etc., of village Makarba (Sheet No. B<sub>6</sub>)  
 realigned as shown on the accompanying plan (shall be proposed) under Section 12 (2) (d) of the Act. as shown in the accompanying Plan No. 21 and 22 and the lands thus released due to realignment shall be designated partly as Agricultural use and partly as Residential Zone-II use under section 12 (2) (a) of the Act.
34. The 30.0 mt. wide proposed road alignment passing through the revenue survey Nos. 45/p, 50/p, 51/p, 52/p, 53/p etc. of village Bhat (Sheet F<sub>4</sub>).  
 on the accompanying plan shall be realigned and reduced to 24.0 mt. wide road and the lands thus released shall be designated for Residential zone-II use under section 12 (2) (o) of the Act. as shown in the accompanying Plan No. 31 at Sr. No. 71.  
 R.S.No. 107/p, 110, 111, 123, 124, 140/p, 145/p, 146 to 151/p, 154/p, 155 to 157, 159 and R.S.No. 76/p, 77/p, 99/p, 100/p, 101, 102/p, 103/p, 104 to 106, 107/p, 108/p, 109/p, 152/p, 153/p, 159/p, 160/p, 161 to 164, 165, 166, 167/p, 168/, 169/p, 170/p, 172 to 177, 178/p etc., of village Sughadh, and R.S.No. 1 to 12/p, 15/p, 16 to 19/p, 20/p, 21/p, 46/p, 47/p, 53/p, 54/p, 55, 56, 57/p, 58/p, 59/p, 66/p, 67 to 73/p, 84/p, 86/p, 87 to 99/p, 101/p, 104/p, 222/p, 223/p, 224/p, 236/p, 241/p and 82/p etc., of village Bhat designated for Services and Institutional Purpose shall be released from the said use and lands thus released shall be designated for Residential Zone - II under section 12(2)(a) of the act as shown in the accompanying plan No. 31.
35. The 30.0 mt. wide proposed road alignment passing through the revenue survey Nos. 203/p, 207/p, 210/p, 212/p to 214/p, 216/p, 219/p, 227/p to 232/p etc. of village Bhat is realigned and proposed so as passing through the revenue survey Nos. 207/p, 209/p, 213/p, 215/p to 218/p, 225/p, 230/p, 232/p to 235/p etc. of village Bhat (Sheet E<sub>4</sub>) on the accompanying plan and the lands thus released due to realignment of the said road shall be designated for Residential Zone - III under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 31.
36. The lands bearing survey Nos. 140/p, 141/p, 142/p etc. of village Chharodi (Sheet C<sub>4</sub>) on the accompanying plan and designated for Educational Purpose use shall be released from the said use and the lands thus released shall be designated for Residential Zone-I use under section 12 (2), (a) of the Act. as shown in the accompanying Plan No. 24.
37. The lands bearing revenue survey Nos. 143 to 145, 147 to 154, 161/p, 162/p, 163/p, etc. of village Chharodi (Sheet C<sub>4</sub>) on the accompanying plan and designated for Residential Zone-I use shall be released from the said use and the lands thus released shall be designated for Educational Purpose under section 12 (2) (o) of the Act. as shown in the accompanying Plan No. 24.



38. The lands bearing revenue survey Nos. 178/p, 218/p, 219/p, 254/p, 261/p, 270/p, etc. of village Sola (Sheet C<sub>4</sub>) on the accompanying plan and designated for Public Purpose use shall be released from the said use and the lands thus released shall be designated for Residential Zone-II use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 24 and 25.
39. The lands bearing revenue survey Nos. 12 to 20 etc. of village Okaf (Sheet C<sub>6</sub>) on the accompanying plan and designated for Sewage Treatment Plant use shall be released from the said use and the lands thus released shall be designated for Residential Zone-I use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 76.
40. The 6.0 mt. wide existing road leading from 40.23 mt. road to S. No. 199 of Vastrapur (Sheet No. 2) shall be widened to 12.0 mt. under section 12 (2) (d) of the Act, as shown on the accompanying Plan No. 2.
41. The 30.0 mt. wide road passing through the revenue survey No. 412/p etc. of village Chadkheda (Sheet D<sub>4</sub>) on the accompanying plan shall be realigned and the lands thus released shall be designated for Residential Zone-I use under section 12 (2) (a) and (d) of the Act. as shown in the accompanying Plan No. 28.
42. The 30.0 mt. wide proposed road passing through the revenue survey Nos. 72/p, 73/p, 106/p, 107/p, 108/p, 151/p etc. of village Koteshwar (Sheet D<sub>4</sub>) shall be realigned, so as to pass through the revenue survey Nos. 70/p, 71/p, 112/p, 117/p, etc. of village Koteshwar (Sheet D<sub>4</sub>) on the accompanying plan shall be proposed under section 12 (2) (d) of the Act. and the lands thus released due to realignment of road shall be designed for Residential Zone \_ III under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 28.
43. The 24.0 mt. wide existing road shown on the accompanying plan passing through the revenue survey No. 8 etc. of village Koteshwar (Sheet D<sub>4</sub>) shall be realigned and proposed on R. S. No. 14/p, 15/p, 16/p, 282/p etc. of village Motera under section 12 (2) (d) of the Act. and the lands thus released due to realignment of the said road shall be designated for Residential Zone-I use under section 12 (2) (a) of the Act. as shown in the accompanying Plan No. 32.
44. The 24.0 mt. wide existing road passing through R. S. No. 113/p, 114/p, 116/p, etc. of Koteshwar (Sheet D<sub>4</sub>) shall be widen to 30.0 mt. road proposed under section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 28.
45. The lands bearing (i) Final Plot No. 88, 90 of Odhav, T.P.S. No. 3 (Sheet No. 13 ) and (ii) Final Plot No. 244, 255, 259, 261, 270, 271, 272, 283 of T. P. Scheme Odhav-I (Sheet No. 13 ) and (iii) Final Plot No. 154 of T. P. Scheme No. 12 (Sheet No. 7) designated as General Industrial Zone shall be released from the said use and shall be designated for Residential Zone-I under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 11 and 5.
46. The lands bearing Final Plot No. 64/p, 73, 83, 100, 120, 138. of T. P. Scheme Odhav-I (Sheet No. 13) designated as Special Industrial Zone shall be released from the said use and shall be designated for Residential Zone-I under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 48.
66. The road passing from Akhbarnagar to Nirnaynagar under bridge through survey Nos. 392, 388, 387, 336, 344, 637 etc. of village Vadaj (Sheet No. 2) shall be widened for 35.0 mt. width equally on both the sides of road under Section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 2.
48. The land bearing Final Plot No. 164 of T. P. Scheme Naroda-2 (Sheet No. 12) designated as Garden and Open Space shall be released from the said use and part of the land having width of 9.0 mt. from the canal premises shall be designated as Garden & Open

Space and remaining area shall be designated for Residential Zone-I under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 10.

49. The 30.0 mt. wide proposed road alignment passing through the revenue survey Nos. 38/p, 46/p, 47/p etc. of village Singarva (Sheet F<sub>5</sub>) shall be realigned so as to pass through the revenue survey Nos. 47/p, 48/p, 74/p, and 76/p etc. of village Singarva under section 12 (2) (d) of the Act. and the lands thus released due to said change in alignment shall be designated as General Industrial use under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 36.
50. The land bearing S. No. 396/1 of Sola (C<sub>5</sub>) shown as existing Talavadi on the accompanying Plan shall be deleted and the land thus released shall be designated as Residential zone-II under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 25.
51. The Talav land, bearing S. No. 243, of Vasana (Sheet No. 3) designated as restricted residential and Utility Services Use shall be deleted and the land thus released shall be shown as existing Talav as shown on the accompanying Plan No. 3.
52.
  - (i) The New 30.0 mt. Wide road passing through 514/p, 132/p, 576/p, 577/p, 572/p, 571/p, 567/p, 562/p, 561/p, 598/p, 522/p, 523/p, 546/p, 542/p, 541/p, 547/p, 539/p, 538/p, 536/p etc. (Sheet C<sub>6</sub>) of SHAHWADI.
  - (ii) The New 30.0 mt. Wide road passing through R. S. No. 514/p, 523/p, etc. (Sheet C<sub>6</sub>) of Shahwadi.
  - (iii) The New 18.0 mt. Wide road passing through R. S. No. 567/p, 564/p, 565/p, etc. (Sheet C<sub>6</sub>) of Shahwadi shall be proposed under section 12 (2) (d) of the Act. and as shown on the accompanying Plan No. 26.
53. The land bearing
  - (i) Block No. 688/p, 666/p, 665/p, 387/p, 388, 389 to 392, 385/p, 392/A, 392/B, 394 to 400, 401/p, 402 to 409, 410/p, 411, 412/p, 413, 434/p, 435/p, 418/p, 417/p, 416/p, 576/p, 575/p, 574/p, 566/p, 565/p, 523/p, 530/p, 529/p, 528, 532, 533 etc. of Bhadaj (Sheet B<sub>4</sub> - Plan No. 20).
  - (ii) Block No. 424/p, 425/p, 426/p, 427/p, etc. of Bhadaj ) (Sheet B<sub>4</sub> - Plan No. 20).
  - (iii) Block No. 296/p, 297/p, 298, 299/p, 300/p, 301/p, 302 to 304, 305/p, 306/p, 307/p, 308/p, 309/p, 315/p, 316/p, 317/p, 374/p, 375 to 381, 382/p, 383, 384, 385/p, 347/p, 348 to 363, 364/p, 335/p, 337/p, 338 to 340, 341/p, 342/p, 419/p, 422/p, 423/p, etc. village Bhadaj (Sheet B<sub>4</sub> + B<sub>5</sub>).
  - (iv) Block No. 433/p, 434/p, 435/p, 436/p, 437 to 439, 440/p, 481/p, 482/p, 483/p, 484/p, 485, 486, 477/p, 488/p, 489, 490, 491/p, 492 to 514, 515/p, 516/p, 517, 540 to 541, 542/p, 543 to 545, 546/p, 534 to 539 etc. of Bhadaj and Block No. 162/p, 163/p, 164/p, 165, 166, 169/p, 170, 171/p, etc. of Silaj (Sheet B<sub>5</sub>) designated for Agricultural use, shall be released from the said use and the land thus released shall be designated for "SCIENCE PARK" use under section 12 (2) (o) of the Act. as shown on the accompanying Plan No. 20 and 21.
54. The land bearing Block No. 308/p, 309/p, 310/p, 311/p, 312/p, 319/p, 315/p, 316/p, 317/p, 318, 314/p, 328/p, 329, 330/p, 374/p, 392/p, 373/p, 330/p, 324/p, 325/p, 331/p, 370/p, 371/p etc. of Bhadaj (Sheet B<sub>4</sub>) designated for Residential zone-II Use, shall be released from the said use, and the land thus released shall be designated for "SCIENCE PARK" use under Section 12 (2) (o) of the Act. as shown on the accompanying Plan No. 20 and 21.
55. The land bearing
  - (i) Block No. 331/p, 366/p, 365, 364/p, 332/p, 333, 334, 422/p, 420/p, 421/p, 427/p, 426/p, 428/p, etc. of Bhadaj and Block No. 156/p, 157/p, 158/p, 159/p, etc. of HEBATPUR (Sheet B<sub>4</sub> - Plan No. 20).
  - (ii) Block No. 432/p, 433/p, 431/p, 441/p, 442/p, 443/p, 444/p, etc. of Bhadaj (Sheet B<sub>4</sub> - B<sub>5</sub> - Plan No. 20 and 21).

- (iii) Block No. 428/p, 429/p, 442/p, 443/p, 444/p, 470/p, 469/p, 463/p, 462/p, 464/p, 471/p, 472/p, 474/p, 447/p, 449/p etc. of Bhadaj and Block No. 86/p, 87/p, 88/p, 89/p, 90/p, 91/p, 92/p, 93/p, 94/p, 95/p, 142/p, 143/p, 144 to 146, 147/p, 122, 124 to 138, 140/p, 231/p, 230/p, 228/p, 239/p, 234, 235/p, 119, 118, 214/p, 218/p, 211/p, 212/p, 116/p, 117/p, etc. of HEBATPUR (Sheet B<sub>5</sub> + C<sub>5</sub> - Plan No. 20 + 25). Designated for Special Agricultural Use, shall be released from the said use and the land thus released shall be designated for "SCIENCE PARK" Use under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 20, 21 and 25.
56. The 24.0 mt. Wide road alignment passing through the Block Nos. 219/p, 293/p, 294/p, 295/p, 296/p, 297/p, 299/p, 382/p, 385/p, 386/p, 387/p, 686/p, 687/p, 688/p, 689/p, 690/p etc. of BHADAJ (Sheet B<sub>4</sub>). On the accompanying plan shall be proposed under Section 12 (2) (d) of the Act, as shown on the accompanying Plan No. 20.
57. The land bearing
- (i) Block No. 201/p, 202, 203, 206/p, 193, 194/p, 195/p, 192/p, 196/p, 197/p, 199/p, 186/p, 184/p, 200/p, etc. of Bhadaj (Sheet B<sub>4</sub> - Plan No. 20).
  - (ii) Block No. 55/p, 56, 57/p, 58/p, 59 to 79, 82, 44/p, 45, 47/p, 48/p, 49, 50/p of HEBATPUR and Block No. 285 to 287, 298, 299, 300/p, 296/p, 294/p, 295, 289 to 292, 293/p, 311 to 316, 319, 320/p, 358 to 360, 317, 318, 367, 370, 371, 373, 367, 375 to 378, 379/p, 390, 398, 400/p, 387/p, 386/p, 366/p, 364/p, 365/p, 361 to 363, 1524, 1525 etc. of Shilaj (Sheet B<sub>5</sub> - Plan No. 21).
  - (iii) Block No. 275/p, 276, 277/p, 278 to 280, 281/p, 282/p, 302/p, 303/p, 304, 306/p, 307/p, 308, 309/p, 321/p, 322, 323, 372, 373/p, 323/p, 326, 327, 328, 329, 330/p, 331/p, 332, 333, 334/p, 339, 343/p, 344/p, 345 to 354, 355/p, 356/p, 400/p, 402/p, 404/p, 407 to 409, 410/p, etc. of SHILAJ (Sheet B<sub>5</sub> - Plan No. 21).
  - (iv) 519/p, 554, 555, 556/p, 557 to 560, 688/p, 689/p, 692/p, 693/p, 719/p, 711/p, 712/p, 715/p, 717/p, 807/p, 808/p, 809/p, 812/p, 813, 816, 817/p, 818/p, 819/p, 820/p, 821/p, etc. of SHILAJ and Block No. 219/p, 220/p, 230 to 234, 236/p, 253/p, 252/p, 254, 227, 228, 229/p, 226/p, 255, 256/p, 259, 279/p, 280, 281/p, 282 to 284, 285/p, 286/p, 298/p, 299, 300/p, 301/p, 302/p, 303/p etc. of AMBALI (Sheet No. B<sub>5</sub> - Plan No. 21).
  - (v) Block No. 720, 721, 723 to 727, 728/p, 766, 765/p, 746 to 748, 752/p, 753 to 758, 759/p, 760 to 764, 770 to 777, 779 to 798, 799/p, 800/p, 801/p, 802/p, 803/p, 810/p, 811/p, 806/p, 805/p, etc. of SHILAJ and Block No. 186/p, 187/p, 188, 189/p, 184/p, 199/p, 200/p, 201/p, 202/p of AMBALI (Sheet B<sub>5</sub> - Plan No. 21).
  - (vi) Block No. 19/p, 62, 67 to 93, 94/p, 95 to 123, 124/p, 26/p, 127/p, 128, 129/p, 130 to 141, 142/p, 143/p, 144/p, 145/p, 146/p, 147/p, 148 to 176, 177/p, 178/p, 179/p, 180, 181/p, 182/p, 183, 184/p, 190 to 192, 194, 195, 196/p, 197, 198, 199/p, 200/p, 201/p, 202/p, 203 to 214, 216 to 218, 221/p, 222/p, 220, 224/p, 226/p, 225, 223, 226/p, 259/p, 258/p, 257/p, 261 to 268, 269/p, 270 to 276, 277/p, 305/p, 313/p, 308 to 311, 314, 316 to 322, 323/p, 324 to 326, 328/p, 335, 352/p, 398 to 403, 404/p, 405 to 414, 419 to 426, 428 to 432, 433/p, 434/p, 435/p, 436, 437/p, 438/p, 439 to 442, 443/p, 444, 445, 457, 458/p, 461/p, 462, 463, 465, 466, 467/p, 488/p, 487/p, 469/p, 492, etc. of AMBALI (Sheet No. B<sub>5</sub> - Plan No. 21).
  - (vii) Block No. 3/p, 5/p, 6 to 12, 13/p, 21 to 35, 39/p, 40/p, 41/p, 42 to 56, 62, 65, 321 to 323, 324/p, 325, 326, 328/p, 329/p, 330/p etc. of AMBALI (Sheet No. B<sub>5</sub> - Plan No. 21).
  - (viii) Block No. 345, 346, 347/p, 348/p, 392/p, 393/p, 391/p, 395/p, 394, 396, 397, 410/p, 411/p, 412/p, 413, 414/p, 418/p, 419/p, 493, 494/p, 495/p, 522 to 526, 520/p, 521, 527/p, 516/p, 515/p, 513/p, of AMBALI (Sheet No. B<sub>5</sub> - Plan No. 21).
  - (ix) Block No. 465, 469 to 485, 489/p, 486, 487, 490, 491/p, 496 to 501, 502/p, 503, 505/p, etc. of AMBALI (Sheet No. B<sub>5</sub>) and Block No. 484/p, 485/p, 486/p, 662/p, 663/p, 668/p, 669 to 676, 684 to 686, Village - MAKARBA (Sheet No. B<sub>5</sub> - Plan No. 21).
  - (x) Block No. 446/p, 449/p, 450/p, 451/p, 452/p, 453/p, 454/p, 455, 456/p, 459/p, 460, 461/p, etc. of AMBALI (Sheet No. B<sub>5</sub>) and Block No. 474, 475/p, 477/p, 478/p, 479/p, 480, 481/p, 482/p, 483/p, 487/p, 488 to 498, 499/p, 500/p, 501/p,



- 502/p. 503, 665, 666, 667, 664, 659 to 661 of MAKARBA (Sheet No. B<sub>5</sub> - Plan No. 21+22).
- (xi) The land bearing 401/p, 402 to 406, 410 to 414, 363/p, 364, 365, 370 to 381, 367, 382/p, 383, 384/p, 389/p, 388/p, 390, 391, 392/p etc. of MAKARBA (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xii) The land bearing Sr. No. 434/p, 435/p, 436/p, etc. of SARKHEJ (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xiii) The land bearing Sr. No. 328 to 342, 344, 345, 346, 347, 348, 350 to 353, 355, 356, 357, 358/p, 359, 360, 361, 363, 365/p, 383, 384/p, 386/p, 537/p, 538, 539/pt, 557/pt, 558/pt, 550 to 552, 553, 561 to 567, 569 to 574, 579, 580 etc. of MAKARBA (Sheet No. B<sub>6</sub> - Plan No. 21+22).
- (xiv) The land bearing Sr. No. 390/p, 396/p, 397, 398/p, 399/p, 400, 401, 402, 403, 405/p, 406, 407, 408, 409/p, 410/p, 413/p, 435, 438, 481/p, 492/p, 493, 497, 503, 504, 505, 506 etc. of SARKHEJ (Sheet No. B<sub>6</sub>) and Sr. No. of 124, 142 to 145, 146/p, 147/p, 148/p, 149, 150, 152, 154 to 170 of OKAF (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xv) Bearing Sr. No. 306, 307, 308/p, of MAKARBA (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xvi) Bearing Sr. No. 275, 276, 278/p, 279 to 281, 283/p, 284/p, 285/p, 286 to 305, 308/p, 309 to 326, 327/p, of MAKARBA (Sheet No. B<sub>6</sub>) and Sr. No. 507 to 519 of SARKHEJ (Sheet No. B<sub>6</sub>) and Sr. No. 100, 108, 110, 111/p, 112, 113, 121, 122, 123, 125, 126, 127, 129, 130, 131, 140, 141 of OKAF (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xvii) Bearing Sr. No. 181/p, 182, 183, 185, 186/p, 187, 188, 189/p, 191/p, 192/p, 193/p, 194/p, 195/p, 196/p of OKAF (Sheet No. B<sub>6</sub>) and Sr. No. 515, 518/p, 521, 522 & 523 etc. of SARKHEJ (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xviii) Bearing Sr. No. 318/p, 325/p, 326/p, 327, 328, 329/p, 346, 349, 350/p, 351, 352, 354, 355, 386 to 389, 393, 394, 395 etc. of SARKHEJ (Sheet No. B<sub>6</sub>) and Sr. No. 171/p, 172/p, 173, 174/p, of OKAF (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xix) Bearing Sr. No. 404, 412/p, 416/p, 417/p, 418/p, 419/p, 420, 421/p, 422, 424/p, 425, 426/p, 434, 435, 482, 483, 484/p, 488/p, 429/p, 431/p, 432, etc. of SARKHEJ (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xx) Bearing Sr. No. 487/p, 486, 477 of SARKHEJ (Sheet No. B<sub>6</sub>) Sr. No. 407/p, 408/p, 409/p, 415/p, 416, 417 to 419, 440/p, 452/pt. Etc. of MAKARBA (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xxi) Bearing Sr. No. 175, 182/pt., 183/p, 184, 185/p, 186, 187, 188, 189/p, 190/p, 193, 193/p, 194/p, 200 to 203, 204/p, 205, 207, 209, 210/p, 211, 218/p, 219/p, 220/p, 221 to 227, 228/p, 229/p, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243/p, 244, 245/p, 246, 247, 248/p, of SARKHEJ (Sheet No. B<sub>6</sub>) and Sr. No. 247/p, 248/p, 250/p, 303, 304/p, 305/p etc. of OKAF (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xxii) Bearing Sr. No. 163/p, 164/p, 165, 166/p, 169/p, 170/p, 171/p, 172/p, 177, 178, 179/p of SANATHAL (Sheet No. B<sub>6</sub>) and Sr. No. 77 to 92, 94, 96, 97/p, 98, 117/p, 118, 119, 120, 121, 122, 123, 124 to 131, 132/p, 133/p, 134, 135, 136/p, 137 to 144, 146/p, 147, 148, 149, 150, 151, 152, 153, 154, 155/p, 156, 157/p, 159/p, 160/p, 161/p, 162/p, 110, 111, 113, 114, 115, 108, 109, 106, 107, 101/p, 100/p, 99/p, 65, 66, 67, 68/p, 69, 70, 71, 72, 73, 74 of SARKHEJ (Sheet No. B<sub>6</sub>) and Sr. No. 2334, 235, 297, 299, 302, 304, 305/p, 307, 308, 300/p, 310 to 314, 318, 319 and 321/p of OKAF (Sheet No. B<sub>6</sub>) and Sr. No. 367, 370, 382, 383, 409/p, 410/p, 411, 412/pt, of FATEWADI (Sheet No. B<sub>6</sub> - Plan No. 22).
- (xxiii) Bearing Sr. No. 473/p, 471/p, 467, 462, 460, 463, 465/p, 461/p, 453/p 454/p, 436/p, 464, 439/p, 457/p, 399/p, 400/p, 398, 383/p, 354, 355, 356, 358, 503 to 507, 511, 512, 513/p, 509, 339, 530, 537/p, 539/p, 540, 541, 542, 543, 544, 545, 546, 547, 548, 554/p, 556/p, 555, 630, 631, 528, 526, 527, 529, 530, 531, 532,

533, 518, 517, 519, 522, 521, 516, 514 of MAKARBA (Sheet No. B<sub>6</sub> - Plan No. 22).

- (xxiv) Bearing Sr. No. 12 to 20 of OKAF (Sheet No. C<sub>6</sub>), R. S. No. 662/p, 663/p, 654/p, 653/p, 652/p, 679/p, 681/p, 682, 683, 685, 686, 688, 674, 675, 673, 650, 651, 655, 656, 657/p, 661/p, 664/p, 624, 648/p, 645/p, 644/p, 643, 642, 641, 772, 773, 774/p, 775, 778, 786/p, 788/p, 789/p, 791/p, 792/p, 708/p, 707/p, 711/p, 712/p, 713/p, 710/p, 716/p, 720/p, 719/p, 738/p, 734/p, 735, 730, 731, 732, 723, 724, 725, 726, 721, 727, 728, 729, 645/p, 644/p, 637, 638, 687, 688/p, 791/p, 792/p, 619/p, 624, 625/p, 620, 621, 622, 623/p, 637, 638, 639/p, 617/p, 616, 611, 612, 613/p, 609/p, 610/p, 608/p, 577/p, 586/p, 587/p, 157/p, 158/p, 159/p of MAKARBA (Sheet No. C<sub>6</sub>) and R. S. No. 525/p, 97, 100/p of OKAF (Sheet No. C<sub>6</sub> - Plan No. 22).
- (xxv) The land bearing R. S. Nos. 1037/p, 1038, 1039/p, 1010, 1041, 1042/p, etc. of Vejulpur and R.S.Nos.687/p, 688/p, 689/p, 690, 691, 692/p, 699/p, 700/p, 701, 702/p, 704/p, 705, 706, 707/p, 708/p to 714/p, etc. of Village Makarba (Sheet No. C<sub>5</sub> - Plan No. 25).
- (xxvi) The land bearing R. S. No. 104/p, 105/p, 106/p, 107/p, 117/p, 118, 119/p, 116/p, 115/p, 151/p, 152/p, 153/p, 108, 109, 110/p, 111/p, 112, 113, 114, 152/p, 151/p, 150, 147/p, 146/p, 141/p, 149, 148, 179/p, 177/p, 159/p, 160/p, 156/p, 157, 154/p, 155, 149, 120, 121, 122, 123/p, 125/p, 126, 127, 128/p, 133/p, 145, 146, 147, etc. of BODAKDEV (Sheet No. C<sub>5</sub> - Plan No. 25).
- (xxvii) The land bearing R. S. Nos. 117/p, 118/p, 119/p, 120/p, 121, 122/p, 123/p, 124 to 127, 128/p, 132/p, 133/p, 142/p, 143, 145, 146/p, 147/p, 148/p, 179/p etc. of Village BODAKDEV (Sheet No. C<sub>5</sub> - Plan No. 25).
- (xxviii) The land bearing R. S. Nos. 497/p, 498, 499/p, 501, 426/p, 503/p, 500, 510, 509, 508, 521, 522, 527, 533/p, 526/p, 523/p, 528/p, 517/p, 515/p, 514/p, 518, 519, 520, 511, 512, 513, 488, 489, 490, 491, 492, 493, 494/p, 486/p, 484/p, 487/p etc. of THALTEJ and R. S. Nos. 76/p, 77/p, 71/p, 79/p, 80 to 83, 85, 86/p, 91/p, 92/p to 94/p, 95 to 97, 98/p, 99/p, 101/p, 103/p, 102, 160, 161, 162/p, 163 to 166, 167/p, 168/p, etc. of Village BODAKDEV (Sheet No. C<sub>5</sub> - Plan No. 25).
- (xxix) The land bearing R. S. Nos. 440/p, 442, 442, 443/p, 444/p, 445/p, 446 to 456, 458 to 464, 465/p, 466/p, 475/p, 429, 431/p, 427/p of THALTEJ (Sheet No. C<sub>5</sub> - Plan No. 25).
- (xxx) The land bearing R. S. Nos. 107, 108, 109, 197/p, 193/p, 192/p, 191/p, 190/p, 101, 102, 103, 104, 105, 106, 171, 172/p, 173, 174/p, 175/p, 176/p, 474, 475/p, 476, 477 to 482 etc. of THALTEJ (Sheet No. C<sub>5</sub>) and R. S. Nos. of 57/p, 54/p, 55/p, 52, 53, 51/p, 27, 28, 29, 30/p, 31, 32, 33, 34, 35, 36, 37, 38, 39, 41/p, 47/p, 44/p, 43/p, 42 etc. of HEBATPUR (Sheet No. C<sub>5</sub> - Plan No. 25).
- (xxxi) The land bearing R. S. Nos. 221/p, 239/p, 238/p, 259/p, 236, 234, 230, 232/p, 229/p, 227/p, 226/p, 224/p, 236, 237, 233/p, 232/p, 231/p, 232/p, 231, 280, 281, 279/p, 285/p, 286/p, 284/p, 283/p, 330/p, 331/p, 332/p, 289/p, 290/p, 291/p, etc. of THALTEJ (Sheet No. C<sub>5</sub> - Plan No. 25).
- (xxxii) The land bearing R. S. Nos. 223/p, 224, 225, 226, 236, 238/p, 237, 242, 240, 243, 247/p, 248, 246, 241, 239, 238/p, 113/p, 110, 111/p, 112/p, 94/p, 95/p, 100, 99, 97, 98/p, 104, 103, 106, 102, 101, 107, 108, 109, 250/p, 251/p, 252/p, 1 to 10 etc. of HEBATPUR (Sheet No. C<sub>5</sub>) and R. S. Nos. 620/p, 613/p, 612/p, 610/p, 611, 615, 616, 617, 618, 619, 563, 564, 565, 566, 567, 562, 561, 568, 570, 571, 572, 573, 574, 575, 576/p, 582/p, 583, 579, 580/p, 590/p, 591/p, 592, 594/p, 544/p, 554/p, 555 to 560, 551, 552, 549, 550, 548/p, 557/p, 544/p, 543/p, 545/p, 546, 547, 537, 538, 540/p, 524, 525, 526/p, 523/p, 527, 532, 533, 534, 536, 530,



531, 535 etc. of SOLA (Sheet No. C<sub>5</sub>) and R. S. Nos. 170/p, 169/p, 168/p, 166/p, 165/p, 160/p, 158, 159, 157, 151, 150, 149/p, 148/p, 156/p, 155/p, 161/p, 162/p, 164/p, 165/p, of THALTEJ (Sheet No. C<sub>5</sub> - Plan No. 25).

(xxxiii) The land bearing Block Nos. 211/p, 212/p, 220/p, 223/p, etc. of HEBATPUR & R. S. Nos. 694/p, 652/p, 647, 646, 644, 645, 643, 642, 641, 622, 621, 620/p, 623/p, 625, 626, 640, 655, 654, 653/p, 658/p, 657/p, 656/p, 639, 635/p, 638, 636, 634, 627, 629, 628, 610/p, 607, 609/p, 608/p, 606, 605, 630, 631, 633/p, 686, 689/p, 600, 601/p, 602/p, 604, 585, 584, 583, 581, 582/p, 580/p, 589/p, 588, 587/p, 585/p and 603/p etc. of SOLA (Sheet No. C<sub>5</sub> - Plan No. 25).

(xxxiv) The land bearing R.S.No. 751/p, 752/p, 753/p, 754/p etc., of village Sola and Block No. 319/p, 320/p, 321/p, 322/p, 323/p, 325/p, 326/p, 327/p, 331 + 335/p etc., village Bhadaj, (Sheet No. C<sub>5</sub> - Plan No. 25).

(xxxv) The land bearing Block No. 153/p, 170/p, 157/p, 167/p, 168/p, 166, 161 to 163, 152/p, 155/p, 156/p, 157/p, 151, 148/p, 149/p, 142/p, 141/p, 214/p, 215, 216, 231/p, 230/p, 219/p, 228/p, 229/p, 232/p, 210/p, 212, 218, 222/p, 211/p, 199/p, 202/p, 200/p, 193 to 198 etc. of Hebatpura Sheet No. C<sub>5</sub> - Plan No. 25).

(xxxvi) R. S. No. 820/p, 823/p, 824/p, 825/p, 826, 827, 828/p, 835 to 838, 839/p, 840/p, 854/p, 855/p, etc. (Sheet No. C<sub>4</sub>) of Sola,

R. S. No. 800, 802/p, 803 to 810, 812/p, 813 to 815, 817/p, 829, 832, 833, 834/p, 841 to 853, 857/p, 858 to 865, 913 to 924, 951, 948, 950, 952 to 957, 959 to 961, 963/p, 793, 775/p, 794/p, 964 to 966, 962, 943 to 945, 2, 3, 6, 5, 7, 8/p, 9 to 14, 21/p, 22/p, etc. of (Sheet No. C<sub>4</sub>) of Sola Block No. 1431, 144 to 148, 150 to 154, 161, 163, etc. (Sheet No. C<sub>4</sub>) of village Chharodi Block No. 5 to 13, 24, 25, etc. (Sheet No. C<sub>4</sub>) of Chharodi and Block No. 212/p, 213/p, 215/p, 216/p etc. (Sheet No. C<sub>4</sub>) of village Jagatpur (Plan No. 24 + 25).

(xxxvii) Block No. 131/p, 132/p, 133/p, 206/p, 205/p, 202/p, 203/p, 144/p, 201/p, 194/p, 195/p, 196/p, 192, 193, 197, 187/p, 188/p, 189, 190, 199/p, 220/p, 221, 222, 219, 215, 223 to 239, 240/p, 241, 242, 243/p, 244/p, 245, 248/p, 246, 247 etc. (Sheet No. C<sub>4</sub>) of Bhadaj and Block No. 1022 of village Ognaj (Plan No. 24).

(xxxviii) S. No. 1021, 1014/p, 1015, 1016, 1018/p, 1023/p, 1024 to 1028, 1040/p, 1034 to 1038, 1072/p, 1073, 1071, 1074, 1075, 1070, 1069, 1066/p, 1067/p, 1068/p, 1080 to 1109, 1111, 1112, 1113/p, 1114 to 1116, 1118 to 1121, 1122/p, 1123, 1124/p, 1125 to 1128, 1161 to 1167, 1169, 1170, 1172 to 1177, 1178/p, 1179, 1180/p, 1181/p, 1182/p, 1178/p, 1179/p, 1180/p, 1181/p, 1182/p, 1183 to 1192, 1197 to 1203, 1209, 1206, 1210, 1211, 1218, 1219/p, 1217/p, 1218/p, 1219/p, 1220/p, 1214/p, 1215 to 1220, 1221/p, 1222 to 1231, 1232/p, 1233/p, 1234/p, 1235/p, 1236, 1237/p, 1276/p, 1275/p, 1278/p, 1248, 1240 to 1242, 1243/p etc. (Sheet No. C<sub>4</sub>) of village Ognaj (Plan No. 24).

(xxxix) S. No. 941/p, 942, 943/p, 944/p, 945, 946, 947, 924, 926, 927, 923, 928, 929, 930, 931, 932, 937/p, 939/p, 933/p, 921/p, 922/p, 834/p, 835, 836/p, 853/p, 854, 855, 856/p, 857/p, 859/p, 866/p, 867 to 883, 884/p, 885/p, 948 to 1013, 1014/p, 1018/p, 1019, 1020, 1021/p, 1039/p, 1040/p, 1072/p, 1042 to 1058, 1060 to 1064, 1065/p, 1066/p, 1067/p, 1068/p, 1101, 1128, 1129/p etc. (Sheet No. C<sub>4</sub>) of Village Ognaj.

S. No. 21/p, 22/p, 23/p, 24, 25, 26/p, 27/p, 36/p, 37 to 41, 42/p, 43/p, 46, 47, 48/p, 49/p, 55/p, 56, 57/p, 58/p, 59, 60/p, 62/p, 63, 64/p, 65, 66, 67/p, 68, 69, 70, 71/p, 81/p, 82/p, 866/p, 868/p, 867, 869, 856/p, 870 to 873, 874/p, 875 to 911, 912/p, 925/p, 926/p, 927 to 935, 936/p, 937 to 940, 941/p, 942/p, 947/p etc. (Sheet No. C<sub>4</sub>) of village Sola (Plan No. 24).

- (xxxx) S. No. 761/p, 762, 763, 764/p, 768/p, 797/p, 798 to 805, 807/p, 808, 812/p, 813 to 831, 832/p, 833, 834/p, 836/p, 838 to 851, 853/p, 854/p, 858, 857/p, 859 to 865, 866/p, 886/p, 887 to 909, 911, 912, 914, 915 to 917, 933 to 935, 937/p, 938/p, 711/p, 712/p, 713/p, 715/p, 716, 717, 719 etc. (Sheet No. C<sub>4</sub>) of village Ognaj and R. S. No. 451/p, 452, 453/p (Sheet No. C<sub>4</sub>) of village Gota ( Plan No. 24).
- (xxxxxi) S. No. 761/p, 759/p, 760/p, 763/p, 766, 767, 768/p, 769 to 771, 773 to 779, 780/p, 782 to 796, 807/p, 808/p, 809/p, 810, 811/p, 1130/p, 1134 to 1141, 1143 to 1157, 1158/p, 1159/p, 1240/p, 1243/p, 1245, 1246, 1247/p, 1248 to 1252, 1259 to 1263, 1264/p, 1265/p, 1266/p, 1267, 1268, 1269/p, 1272, 1271, 1274, 1263/p, 1272, 1281/p, 1299/p, 1301/p, 1302 to 1304, 1305/p, 1306 to 1309, 1312 to 1326, 1329 to 1331, 1334 to 1346, 1348, 1350, 1351, 1352/p, 1354/p, 1353/p, 1354/p, 1355, 1356, 1359 to 1361, 1363, 1364, 1365/p, 1366 to 1369, 1419, 1410/p, 1422, 1424, 1425/p, 1426/p, 1423, 1429/p, 1454/p, 1436, 1438, 1439/p, 1440/p, 1437, 1430 to 1432, 1444, 1445/p, 1448, 1449/p, 1452 to 1456, 1459, 1458, 218, 219, 222/p, 162 etc. (Sheet No. C<sub>4</sub>) of village Oganj ( Plan No. 24).
- (xxxxxii) S. No. 341/p, 342, 343/p, 534/p, 535/p, 523/p, 518/p, 511 to 515, 503/p, 504 to 506, 507/p, 508/p, 509, 510, 597 to 599, 590/p, 589/p, 593/p, 539 to 555, 557/p, 556/p, 564/p, 565 to 573, 584/p, 585, 586, 537, 538 etc. (Sheet No. C<sub>4</sub>) of village Oganj ( Plan No. 24).
- (xxxxxiii) S. No. 472/p, 473 to 478, 494 to 502, 519/p, 617 to 620, 651/p, 652 etc. (Sheet No. C<sub>4</sub>) of village Ognaj ( Plan No. 24).
- (xxxxxiv) S. No. 3/p, 4/p, 5, 6, 9 to 44, 45/p, 83/p, 84/p, 85, 315, 316, 314/p, 311 to 313, 319 to 321, 335, 337, 338, 525, 526/p, 527, 530, 527, 300, 301/p, 302/p, 304/p, 307/p, 308/p, 309, 310/p, 297, 298, 299, 233/p, 234, 235/p, 236 to 246, 247/p, 248, 398, 400, 391/p, 401 to 411, 412/p, 443 to 455, 456/p, 464/p, 465 to 468, 463/p, 470/p, 471/p, 479 to 493, 477/p, 518/p, 520/p, 521/p, 527/p etc. (Sheet No. C<sub>4</sub>) of village Ognaj ( Plan No. 24).
- (xxxxxv) S. No. 49/p, 50/p, 51/p, 52/p, 53/p, 54 to 72, 73/p, 74/p, 75/p, 76/p, 77/p, 78/p, 79, 80/p, 81/p, 82/p, 86/p, 88/p, 89, 90, 91/p, 93/p, 96/p, 97, 98/p, 94/p, 95/p, 98/p, 1547/p, 508/p, 101/p, 102/p, 100, 107, 108/p, 116/p, 117/p, 177/p, 178, 180, 179, 197, 198/p, 199/p, 200 to 202, 209/p, 203 to 206, 187 to 193, 194/p, 195, 196, 175, 182, 183/p, 183/p, 184/p, 160 to 162, 209 to 231, 232/p, 233/p, 235/p, 247/p, 248/p, 249/p, 250 to 267, 269 to 285, 287, 288, 289, 290, 291/p, 292/p, 293/p, 294, 295/p, 296/p, 297/p, 298/p, 299/p, 300/p, 303/p, 304/p, 305/p, 306/p, 307/p, 308/p, 309 to 321, 322/p, 323/p, 324, 326 to 339, 340/p, 345, 344/p, 345/p, 346 to 372, 374 to 390, 391/p, 392/p, 393/p, 394 to 397, 399/p, 528/p, 529, 528/p, 525/p, 526/p, 527/p, 530, 531/p, 532/p, 533/p etc. (Sheet No. C<sub>4</sub>) of village Ognaj ( Plan No. 24).
- (xxxxxvi) Block No. 60/p, 57/p, 61/p, 62/p, 87/p, 88/p, 89, 90/p, 91/p, 92/p, 93/p, 94 to 96, 97/p, 87/p, 74/p, 75 to 78, 80, 82/p, 83/p, 84/p etc. (Sheet No. C<sub>4</sub>) of village Khodiyar and Block No. 62/p, 85/p, 88/p, 89/p, 90/p, 91/p of village Chharodi ( Plan No. 24).
- (xxxxxvii) Block No. 322 to 329, 309/p, 310/p, 311/p, 321/p, 319/p, 320/p, 344/p, 345/p, 342, 345, 346/p, 347/p, 348/p, 350/p, 313/p, 314 to 318, 298 to 299, 301 to 306, 308, 309, 293/p, 294/p, 297/p, 295/p, 296/p, 355/p, 354/p, 352/p, 350/p, 355 to 359, 360/p, 361, 362, 365/p, 366/p, 367/p, 368 to 369, 371, 372, 373/p, 374/p, 375/p, 376/p, 368, 369, 371, 372, 373/p, 374/p, 375/p, 376/p, 377, 29/p, 1 to 6, 7/p, 8 to 11, 13, 14/p, 222, 231/p, 232, 233/p, 234/p, 235/p etc. of Khodiyar, S. No. 50 to 54, 49/p, 48/p, 45 to 47, 38 to 43, 35/A, 36/A, 31 to 34, 27/p, 25, 26, 28, 17/p, 20, 24, 22, 44, 17/p, 30, 593/p, 574/p etc. (Sheet No. C<sub>3</sub>) of KHORAJ and Block No. 390/p, 391/p, 564/p, 565/p, 566/p, 568/6/p, 568/7/p, 563/1/p etc. (Sheet No. C<sub>3</sub>)

of JASPUR. R. S.No. 118, 125, 108/p, 110, 125/p, 105/p, 114/p, 128/p and 100/p of village Khodiyar ( Plan No. 23).

(xxxxviii) R. S. No. 174/p, 175/p, 176/p, 177/p, 178/p, 156/p, 185 to 192, 193/p, 194/p, 195/p, 209/p, 210/p, 208/p, 218/p, 215, 214/p, 216/p, 224/p, 220 to 223, 258/p, 259 to 261, 262/p, 267 to 269, 197/p, 198, 199/p, 210, 201/p, 202/p, 169/p, 170, 171, 201/p, 202/p, 207/p, 156 to 159, 161, 172/p etc. of Tragad (Sheet No. D<sub>4</sub>).

(xxxxix) R. S. No. 354/p, 350/p, 352/p, 355/p, 364/p, 360/p, 361/p, 367/p, 368/p, 369/p, 370/p, 378/p, 358 to 360, 362, 349, 350, 346/p, 348/p, 305/p, 301 to 304, 290, 291, 292/p, 293/p, 273/p, 337, 336/p, 339/p, 438/p, 439/p, 341/p, 342 to 344, 345/p, 339/p, 338/p, 335/p, 334/p, 328, 229/p, 330/p, 336, 337, 211/1/p, 213/p, 207/p, 208/p, 209, 210, 212, 214, 322, 323, 267/p to 274/p, 294/p, 295 to 300, 301/p, 302/p, 303/p, 306/p, 307 to 310, 311/p, 312/p, 313 to 321, 322/p, 323/p, etc. of Zundal (Sheet No. D<sub>4</sub> - Plan No. 28).

(L) Block No. 425/p, 426/p, 427/p, 433/p, 434/p, 432/p, 435/p, 436/p, 437/p, 438/p, 439 to 443, 428 to 431, 476 to 478, 489/1+2, 490/p, 491 to 493, 494/p, 495 to 500, 501/p, 502/p, 503/p, 505/p, 506/p, 507/p, 508 to 515, 516/p, 515/p, 518/p, 519 to 522, 523/p, 524/p, 525/p, 526/p, 527/p, 529/p, 344/p, 530/p, 531 to 541, 544 to 548, 550 to 561, 562/p, 563/p, 568/p, 568/1 to 11, 570 to 599, 601 to 635, 640 to 647, 654 to 665, 687, 668 to 680, 681/p, 464/p, 470/p, 472/p, 474/p, 478 to 487, 285 to 326, 327/p, 328/p, 329, 361/p, 362/p, 363 to 375, 377 to 379, 381 to 389, 392 to 406, 408 to 424 etc. of village Jaspur and R. S. No. 201 to 225, 232, 234, 228/p, 227, 226, 231/p, 235, 236 to 248, 249/p, 250/p, 259, 260/p, 261/p, 145, 195, 151 to 155, 162 to 176, 178 to 197, 15/p, 16/p, 17/p, 23 to 27, 28/p, 31/p, 32, 34, 35, 36, 102 to 104, 108 to 148, 150, 60/p, 101/p, 102/p, 100/p, 98/p, 99/p, 97/p, 96/p, 94, 95, 93/p, 92/p, 91/p, 80/p etc. of Khodiyar and R. S. No. 301, 302, 145/p, 143/p, 149/p, etc. of Ognaj R. S. No. 193, 195, 97, 98, 197, 198, 201 to 209, 210/p, 211 to 238, 239/p, 240, 241/p, 242/p, 254/p, 255/p, 256/p, 257/p, 258 to 261, 262/p etc. of village Dantali (Sheet No. C<sub>3</sub> - Plan No. 25 and 28).

designated as Residential Zone - II, Agriculture Special Zone and Agriculture Zone shall be deleted and the land thus released shall be redesignated as

- (A) Residential zone - II under section 12(2)(a) of the Act, for the lands mentioned at Sr. No. 57(vii), 57(viii), 57(xxv), 57(xxvii), 57(xxviii), 57(xxxi), 57(xxxxvii) as shown on the accompanying plan No. 21, 22, 25 & 26.
- (B) Residential zone-III under section 12(2)(a) of the Act, for the lands mentioned at Sr. No. 57(i) to 57(vi), 57(ix) to 57(xxiv), 57(xxvi), 57(xxix), 57(xxx), 57(xxxii) to 57(xxxxvi), 57(xxxxviii), 57(xxxxix), 57(L) as shown on the accompanying plan No. 21, 22, 25 & 26.
- (C) Science City Use, under section 12(2)(o) of the act, for the lands mentioned at Sr. No. 57(xxxiv) and 57(xxxv) as shown on the accompanying plan No. 25.

58. (i) The 60 mt. Wide proposed road alignment on the accompanying plan passing through block Nos. 52/p, 50/p, 53/p, 72/p, 73/p, 140/p, 139/p, 138/p, 134/p, 183/p, 184/p, 189/p, 190/p, 191/p, 192/p, 198/p, 199/p, 177/p, 201/p, 200/p, 119/p, 205/p, 204/p, 203/p, 210/p, 211/p, 207/p, 208/p, 206/p, 273/p, 272/p, 290/p, 291/p, 292/p, 293, 319/p, 314/p, 320/p, 321/p, 313/p, 311/p, 312/p, 413/p of village Bakrol - Badarabad. (Sheet C<sub>7</sub>), block no. 266/p, 241/p, 268/p, 267/p, 271/p, 274/p, 4/p, 3/p, 5/p, 6/p, 7/p, 12/p, 11/p, 13/p, 17/p, 42/p, 41/p, 52/p, 53/p, 117/p, 116/p, 115/p, 57/p, 58/p of village Kamod (Sheet C<sub>7</sub>) and block numbers 770/p, 771/p, 782/p, 784/p, 783/p, 781/p, 779/p, 780/p, 778/p, 800/p, 801/p, 814/p, 813/p, 811/p, 812/p, 810/p, 824/p, 30/p, 31, 32, 35/p, 33/p, 27/p, 25, 26/p,



24/p, 23/p, 18/p, 20/p of village Lambha (Sheet C<sub>7</sub>) shall be deleted and the lands thus released shall be designated as AGRICULTURAL Use under Section 12 (2) (a) of the Act. as shown on the accompanying Plan No/ 27 - 30.

58. (ii) The 60 mt. Wide proposed road alignment on the accompanying plan passing through block Nos. 234/p, 247/p, 246/p, 245/p, 244/p, 238/p, 239/p, 242/p, 243/p, of village Bakrol - Badarbada (Sheet C<sub>7</sub>) shall be deleted and the lands thus released shall be designated as High flood hazardous Zone under Section 12 (2) (o) of the act as shown on the accompanying Plan No. 27 - 30.
58. (iii) The 60 mt. Wide new road alignment passing through the land bearing block No. 52/p, 50/p, 53/p, 72/p, 73/p, 139/p, 136/p, 137/p, 138/p, 134/p, 185/p, 187/p, 188/p, 189/p, 199/p, 122/p, 260/p, 121/p, 119/p, 205/p, 118/p, 204/p, 205/p, 207/p, 203/p, 208/p, 273/p, 272/p, 289, 290/p, 291/p, 292/p, 332/p, 331/p, 330/p, 319/p, 329/p, 320/p, 321/p, 323/p, 322/p, 441/p, 413/p, 412/p, 414/p of village Bakrol Badrabad (Sheet C<sub>7</sub>) block nos. 234/p, 235/p, 233/p, 236/p, 237/p, 238/p, 239/p, 240/p, 269/p, 270/p, 216/p, 275/p, 172/p, 174/p, 173/p, 175/p, 167/p, 168/p, 169/p, 146/p, 145/p, 144/p, 143/p, 47/p, 126/p, 49/p, 50/p, 125/p, 123/p, 124/p, 120/p, 122/p, 119/p, 113/p, 115/p, 57/p, 58/p, of village Kamod (Sheet C<sub>7</sub>) and block nos. 771/p, 777/p, 776/p, 775/p, 774/p, 800/p, 803/p, 801/p, 802/p, 806/p, 807/p, 808/p, 799/p, 814/p, 809/p, 811/p, 812/p, 810, 824/p, 42/p, 37/p, 36/p, 18, 35/p, 32/p, 25/p, 24/p, 23, 165/p, 195/p, 18, 17/p of village Lambha shall be proposed under Section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 27 and 30.
58. (iv) The 60 mt. wide proposed road alignment on the accompanying plan passing through block No. 68/p, 89/p, 90/p, 88/p etc. of village Muthia (Sheet No. F<sub>4</sub>), block No. 104/p, 106/p, 102/p, 101/p, 99/p, 97/p, 95/p, etc. of village Bilasia (Sheet No. F<sub>4</sub>, F<sub>5</sub>), block No. 105/p, 127/p, 114/p, 115/p, 116/p, 112/p, 117/p, 88/p, 120/p, 87/p, etc. of village Hansapura (Sheet No. F<sub>5</sub>), block Nos. 723/p, 718/p, 714/p, 715/p, 587/p, 548/p, 549/p, 586/p, 541/p, 547/p, 407/p etc. of village Kathawada (Sheet No. E<sub>5</sub> and F<sub>5</sub>), Survey Nos. 22/p, 23/p, 24/p, 29/p, 82/p, 81/p, etc. of village Nikol (Sheet No. E<sub>5</sub>), Survey No. 246/p, 247/p, 243/p, 242/p, 241/p, 226/p, 227/p, 221/p, 218/p, 219/p, 215/p, 214/p, 291/p etc. of village Odhav (Sheet No. E<sub>5</sub>), survey No. 1129/p, 1128/p, 1126/p, 1125/p, 1124/p, 1123/p, 1127/p, 1134/p, 1145/p, 1146/p, 1142/p, 1144/p, 1189/p, 1184/p, 1204/p, 1207/p, 1206/p, 665/p, 782/p, etc. of village Vastral (Sheet No. E<sub>6</sub>), Survey No. 13/p, 27/p, 26/p, 31/p, 80/p, 82/p, 126/p, 172/p, 171/p, 190/p, 188/p, 206/p, 208/p, 209/p, 210/p etc. of village Ramol (Sheet No. E<sub>6</sub>) Survey No. 187/p, 188/p, 189/p, 262/p, 261/p, 258/p, 259/p, 257/p, 251/p, 250/p, 248/p, 280/p, 281/p, 247/p, etc. of village Vinzol (Sheet No. E<sub>7</sub>) Survey Nos. 1297/p, 1310/p, 1298/p, 1309/p, 1299/p, 1301/p, 1302/p, 1303/p, 1287/p, 1286/p, 1394/p, 1393/p, 1387/p, 1386/p, 165/p, 166/p, 167/p, 168/p, 169/p, 170/p, 171/p, 172/p, 173/p, 174/p, 157/p, 154/p, 1493/p, 274/p, 272/p, 277/p, 279/p, 280/p, 281/p, etc. of village Vatwa (Sheet No. E<sub>7</sub> + D<sub>7</sub>), Block Nos. 155/p, 156/p, 151/p, 152/p, 141/p, 142/p. etc. of village Aslali (Sheet No. D<sub>7</sub>) shall be deleted and the lands thus released shall be designated as RESIDENTIAL ZONE-I under section 12 (2) (a) of the act as shown on the accompanying Plan No. 32.
58. (v) The 60.0 mt. wide proposed road alignment on the accompanying plan passing through survey Nos. 211/p, 241/p, 244/p, etc. of village Ramol (Sheet No. E<sub>6</sub>), Survey Nos. 540/p, 538/p, 539/p, 541/p, 544/p, 543/p, 545/p, 546/p, 549/p, 551/p, 550/p, 558/p, 557/p, 563/p, 561/p, 562/p, 558/p, 525/p, 526/p, 524/p, etc. of village Hathijan. (Sheet No. E<sub>6</sub>) shall be deleted and the lands thus released shall be designated as GENERAL INDUSTRIAL ZONE under section 12 (2) (a) of the Act. as shown on the accompanying plan.
58. (vi) The 60 mt. wide proposed road alignment on the accompanying plan passing through block No. 1580/p, 1674/p, 1671/p, 1670, 1669, 1666, 1668/p, 1651/p, 1675/p, 1663, 1661, 1660, 1659, 1658/p, 1614/p, 1613, 1612/p, etc. of village

Aslali (Sheet No. D<sub>7</sub>) block nos. 288/p, 289/p, 287/p, 281/p, 280/p, 271/p, 270/p, 282/p, 216/p, 217/p, 218/p, 219/p, 228/p, 222/p, 199/p, 197/p, 235/p, etc. of village Lambha (Sheet No. D<sub>7</sub>) shall be deleted and the lands thus released shall be designated as AGRICULTURAL ZONE under section 12 (2) (a) of the Act. as shown on the accompanying plan.

58. (vii) The 60 mt. wide new road alignment passing through the land bearing block no. 68/p, 90/p, 88/p, 89/p etc. of village Muthia (Sheet No. F<sub>4</sub>), block Nos. 104/p, 106/p, 105/p, 102/p, 101/p, 99/p, 97/p, 95/p etc. of village Bilasia (Sheet No. F<sub>4</sub> & F<sub>5</sub>), block Nos. 128/p, 127/p, 115/p, 105/p, 116/p, 117/p, 118/p, 119/p, 88/p, 120/p, 85/p, 88/p, 86/p, 87/p, etc. of village Hansapur (Sheet No. F<sub>5</sub>) block nos. 727/p, 718/p, 714/p, 715/p, 587/p, 548/p, 586/p, 550/p, 551/p, 549/p, 541/p, 547/p, 407/p, 405/p, 403/p etc. of village Kathawada (Sheet No. F<sub>5</sub> & E<sub>5</sub>), Survey Nos. 22/p, 23/p, 24/p, 29/p, 81/p, 82/p, etc. of village Nikol (Sheet No. E<sub>5</sub>) Survey Nos. 246/p, 245/p, 243/p, 244/p, 225/p, 226/p, 223/p, 221/p, 222/p, 217/p, 218/p, 215/p, 214/p etc. of village Odhav (Sheet No. E<sub>5</sub>) Survey No. 14/p, 1129/p, 1130/p, 1131/p, 1132/p, 1127/p, 1133/p, 1134/p, 1146/p, 1147/p, 1148/p, 1158/p, 1155/p, 1140/p, 1189/p, 1176/p, 1177/p, 1178/p, 1179/p, 1182/p, 1191/p, 1218/p, 1204/p, 1205/p, 665/p, 664/p, 782/p, 781/p, 780/p, 779/p, 756/p, 755/p, 748/p, 749/p, 746/p, 754/p etc. of village Vastral (Sheet No. E<sub>6</sub>) Survey Nos. 27/p, 26/p, 30/p, 80/p, 81/p, 82/p, 83/p, 126/p, 127/p, 170/p, 171/p, 172/p, 173/p, 180/p, 202/p, 203/p, 204/p, 206/p, 205/p, 208/p, 214/p, 213/p, 230/p, 212/p, 239/p, 240/p, etc. of village Ramol (Sheet No. E<sub>6</sub>) Survey No. 70/p, 68/p, 69/p, 67/p, 66/p, 65/p, 64/p, etc. of village Great Nagar (Sheet No. E<sub>6</sub>) Survey Nos. 564/p, 567/p, 575/p, 569/p, 573/p, 571/p, etc. of village Hathijan (Sheet No. E<sub>6</sub>) Survey Nos. 192/p, 190/p, 191/p, 236/p, 237/p, 262/p, 260/p, 255/p, 254/p, 256/p, 253/p, 674/p, 249/p, 248/p, 247/p, 246/p, 253/p, 243/p, etc. of village Vinzol (Sheet Nos. E<sub>7</sub>) Survey Nos. 1310/p, 1309/p, 1308/p, 1307/p, 1306/p, 1305/p, 1311/p, 1312/p, 1302/p, 1303/p, 1391/p, 1392/p, 1390/p, 1389/p, 1388, 1386/p, 1384/p, 178/p, 166/p, 177/p, 176/p, 175/p, 186/p, 187/p, 174/p, 156/p, 155/p, 1494/p, 1495/p, 269/p, 272/p, 270/p, 271/p, 265/p, etc. of village Vatwa (Sheet No. E<sub>7</sub> & D<sub>7</sub>) Block No. 156/p, 151/p, 147/p, 148/p, 143/p, 142/p, 141/p, 1669/p, 1612/p, 1678/p, 1676/p, 1675/p, 1680/p, etc. of village Aslali (Sheet No. D<sub>7</sub>), Block Nos. 293/p, 291/p, 289/p, 290/p, 277/p, 278/p, 279/p, 280/p, 271/p, 270/p, 217/p, 268/p, 266/p, 219/p, 220/p, 227/p, 229/p, 232/p, 199/p, 226/p, 230/p, 197/p, 237/p, 232/p, 233/p, 235/p, etc. of village Lambha (Sheet Nos. D<sub>7</sub>) shall be proposed under section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 32.
58. (viii) The lands bearings Survey No. 1183/p, 1184/p, 1178/p, 1177/p, 665/p, 1204/p, 1189/p, 1140/p, 1141/p, 1142/p, 1145/p, 1134/p, 1127/p, 1130/p, 1129/p, 1131/p, etc. of village Vastral (Sheet No. E<sub>6</sub>) on the accompanying plan designated for RESIDENTIAL ZONE-II use, shall be released from the said use and the lands thus released shall be designated for RESIDENTIAL ZONE-I use under the section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 32.
58. (ix) The lands bearings Survey Nos. 570/p, 571/p, 514/p, 573/p, 574, 578, 579, 580, 581, 576, 577, 575/p, 568/p, 567/p etc. of village Vinzol (Sheet No. E<sub>6</sub>), Survey Nos. 62, 63, 64/p, 65/p, 75/p, 71/p, 74, 72, 73, 76, 80/p, etc. of village Geratnagar (Sheet No. E<sub>6</sub>) Survey Nos. 239 etc. of village Ramol (Sheet No. E<sub>6</sub>) on the accompanying plan designated for Agricultural Zone, shall be released from the said use and the land thus release shall be designated for GENERAL INDUSTRIAL ZONE use under the Section 12 (2) (a) of the Act. as shown on the accompanying plan.
58. (x) The 30.0 mt. wide new road alignment passing through block nos. 723/p, 549/p, 547/p, etc. of village Kathwada (Sheet No. E<sub>5</sub>), Survey No. 1142/p, of village Vastral (Sheet No. E<sub>6</sub>) Survey Nos. 13/p, 80/p, etc. of village Ramol (Sheet No. E<sub>6</sub>), Survey No. 1298/p, etc. of village Vatwa (Sheet No. D<sub>7</sub>), is proposed under section 12 (2) (d) of the Act. as shown in accompanying plan.

58. (xi) The 24.0 mt. wide new road alignment passing through Survey Nos. 221/p, 223/p, 227/p, etc. of village Odhav (Sheet No. E<sub>5</sub>), Survey Nos. 1207/p, 1206/p, 665/p, 802/p, 781/p, etc. of village Vastral (Sheet No. E<sub>6</sub>) Survey Nos. 171/p, 172/p, 173/p, etc. of village Ramol (Sheet No. E<sub>6</sub>) Survey Nos. 1297/p, 1310/p, 281/p, 247/p, 1385/p, 1386/p, 1387/p, 165/p, 166/p, etc. of village Vatwa (Sheet No. D<sub>7</sub>) is proposed under Section 12 (2)(d) of the Act. as shown in the accompanying Plan No. 30.
58. (xii) The 18.0 mt. wide new road alignment passing through survey Nos. 261/p, 260/p, 262/p, etc. of village Vinzol (Sheet No. E<sub>7</sub>) is proposed under section 12 (2) (d) of the Act. as shown in the accompanying Plan No. 34.
58. (xiii) The 30.0 mt. wide new road alignment passing through survey No. 1310/p, etc. of village Vatwa (Sheet No. D<sub>7</sub>) is proposed under section 12 (2) (d) of the Act. as shown in the accompanying plan.
58. (xiv) The 60.0 mt. wide proposed road alignment passing through Block No. 131/p, 145/p, 144/p, etc. of Aslali (Sheet No. 10) shall be deleted and the land thus released shall be designated as General Industrial Zone and Residential Zone- 1 under Section 12 (2) (a) of the Act. and Open Space and Garden under Sect. 12 (2) (o) of the Act. as shown on the accompanying Plan No. 8.
58. (xv) The 60.0 mt. wide road alignment passing through Block No. 1692/p, 1683/p, 1686/p, 1687/p, 1688/p, 132/p, 133/p, 131/p, 144/p, 136/p, 139/p, etc. of Aslali (Sheet No. 10) shall be proposed under Section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 8, ( Plan No. 32).
58. (xvi) The 60.0 mt. wide proposed road alignment on the accompanying plan No. 12 and 13 passing through R. S. No. 649/p, 665/p, 663/p, 662/p, 653/p, 666/p, 652/p, 654/p, 655/p, 644/p, 645/p, 673/p, 641/p, 642/p, 640/p, 639/p, 634/p, 635/p, 636/p, 637/p, 584/p, 583/p, 571/p, 572/p, 573/p, 574/p, 567/p, 566/p, (Sheet No. 14) of Vinzol and R. S. No. 143/p, 144/p, 145/p, 147/p, 146/p, 28/p, 29/p, 27/p, 24/p, 25/p, 44/p, 38/p, 39/p, 40/p, 2/p, 42/p, 43/p, 44/p, 50/p, 51/p, 52/p, 53/p, etc. of Vinzol (Sheet No. 15) shall be deleted and the lands thus released shall be designated as Residential Zone-I use and General Industrial Zone under section 12 (2) (a) of the Act. and Open Space under Section 12 (2) (o) of the Act. as shown on the accompanying Plan No. 12, & 13.
58. (xvii) The 60.0 mt. wide new road alignment passing through R. S. No. 648/p, etc. of Vinzol, Block No. 474/p, 475/p, 477/p, 478/p, 506/p, 505/p, 507/p, 504/p, 503/p, 510/p, 502/p, 512/p, 501/p, 522/p, 523/p, 513/p, etc. of Hathijan (Sheet No. 14), Block No. 474/p etc. of Hathijan (Sheet No. 15) and R. S. No. 136/p, 141/p, 30/p, 31/p, 33/p, 34/p, 35/p, 36/p, 70/p, 71/p, 66/p, 72/p, 73/p, 32/p, 140/p, 139/p, 137/p, 69/p, 68/p, 61/p, 62/p, 63/p, 57/p, 58/p, 56/p, 569/p, 570/p, 29/p, 28/p, 27/p, 24/p, 25/p, 23/p, 29/p, 38/p, 40/p, 42/p, 43/p, etc. of Vinzol (Sheet No. 15) 1692/p, 1683/p, 1686/p, 1687/p, 1686/p, 132/p, 133/p, 131/p, 136/p, 144/p, 139/p, etc. of village Aslali village Aslali (Sheet No. 10) Survey No. 135/p, 136/p, 137/p, 141/p, 140/p, 139/p, 130/p, 131/p, 132/p, 133/p, 134/p, 72/p, 73/p, 36/p, 70/p, 71/p, 69/p, 67/p, 68/p, 66/p, 65/p, 46/p, 63/p, 64/p, 57/p, 56/p, 55/p, 648/p, 569/p, 570/p, etc. of village Vinzol (Sheet No. 15), Block Nos. 479/p, 400/p, 477/p, 506/p, 517/p, 508/p, 510/p, 507/p, 502/p, 512/p, 522/p, 523/p, 511/p, 521/p, etc. of village Hathijan (Sheet No. 14), Survey Nos. 249/p, 248/p, 250/p, 203/p, 201/p, 199/p, 192/p, 193/p, 166/p, 48/p, 196/p, 146/p, 48/p, 47/p, 45/p, 33/p, etc. of village Odhav (Sheet No. 8) shall be proposed under section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 12 and 13.
59. (i) The land bearing R. S. No. 831, 834, 835, 836/p, 881/p, 883, 882, 916, 917, 918, 958, 833, 836/1, 837, 838/1, 838/2, 839/1+2+3, 840/2, 841/1, 856, 857, 859/1 to 7, 860 to 866, 868 to 880, 959, 778 to 780, 781/1, 781/2, 781/3, 782 to 784,



- 785/1+2+3, 786, 787, 788/1+2, 789 to 793, 794/1+2, 795, 796, 797/1+2+3+4, 798/1+2, 799/1+2, 801, 802/1+2, 803/1/1, 803/1/4, 803/2, 803/3, 804/1, 804/2, 805 to 817, 818/2, 820 to 830, 884, 885/1+2+3, 886 to 900, 901/1+2+3+4, 902, 903/1+2, 904 to 906, 907/1+2, 908, 909/1+2+3+4, 910/1+2, 911/1+2, 912, 913, 914/1+2, 915, 919/1+2+3, 920, 921, 922/1+2, 923, 924/1+2+3+4, 925/1+2+3, 926/1+2, 927, 928/1+2, 929/1+2+3, 930/1+8, 930/2+3+4+5, 931, 932/1+2+3, 933/1+2+3, 934/1+2+3, 935 to 939, 940/1+2+3+4, 941/1+2+3+4, 942/1+2, 943 to 945, 946/1+2, 947 to 953, 954/1+2, 955, 956/1+2+3, 957, 1335/1+2, 5/1, 5/2, 5/3, 6, 7, 8/1, 8/4, 8/2, 9, 10, 133, 135/p, 136/p, 137, 138, 139/1+2+3+4+5+6, 140 to 142, 144, 145, 146/p, 184, 188, 195, 214, 819, 825/p, 833, 834, 835/1+2+3, 836 to 838, 840, 841/1+2, 842/1+2, 843, 844, 845/1/1+2, 845/2, 846 to 851, 862, 864, 865, 866/p, 867, 868/1+2, 870, 871/p, 879 etc. of Makarba and Vejalpur Plan No. 25 + 26.
59. (ii) R. S. No. 101 to 103, 104/p, 105 to 128, 129/p, 130/p, 131/p, 132, 134/p, 135 to 140, 141/p, 144/p, 145/p, 149, 150/p, 152/p, etc. of Ghatlodiya, S. No. 145/p, 146/p, 147/p, 148/p, 149/p, 150 to 153, 154/p, 189/p, 196/p, 199, 200, 202/p, 206/p, 207/p, 203, 204/p, 205/p, 206/p, 269/p, 273/p, 274/p, 275, 276/p, 272/p, 279, 277, 278/p, 280, 281, 282/p, 283 to 284, 286 to 290, 291/p, 293 to 309, 313/p, 314, 384/p, 387/p, 383/p, 388/p, etc. of Sola and Sr. No. 155, 156/p, 187/p, 188/p, 189/p, 190/p, 191/p, 192/p, 193/p, 198 to 208, 214 to 27 (Sheet C<sub>5</sub>) etc. of Chandlodiya and S. No. 126 of Thaltej (Plan No. 24 + 25).
59. (iii) R. S. No. 205/p, 206, 207, 208, 210/p, 179, 178, 177, 176/p, 175, 173/p, 172/p, 170, 171, 1631/p, 180, 181/p, 183/p, 184/p, 185, 186, 187, 188, 189, 190, 191/p, 192, 193/p of Jagatpur (Sheet C<sub>4</sub> - Plan No. 25).
59. (iv) Block No. 5, 6, 7, 8, 9, 10, 11, 12, 13, 24, 25, of Chharodi and Block No. 212/p, 213/p, 215/p, 216/p of Jagatpur (Sheet No. C<sub>4</sub> - Plan No. 24).
59. (v) S. No. 7, 8, 9, 10, 11, 12, 13/p, 14, 15/p, 16/p, 18/p, 29/p, 475, 476, 478, 479, 480, 481 to 483, 484/p, 485/p, 486, 487/p, 488, 489, 588, 589/p, 587/p, 590, 591/p, 596/p, 597, 598, 599, 600, etc. of KHORAJ. (Sheet C<sub>4</sub> - Plan No. 23 and 24).
59. (vi) R. S. No. 314/p, 313/p, 308/p, 309/p, 310/p, 316 to 318, 319/p, 320/p, 324 to 330, 331/p, 332 to 336, 336/p, 295/1/p, 276/1/p, 277, 278/p, 279, 284/p, 285/p, 286, 287, 288/p etc. of TRAGAD (Sheet D<sub>4</sub> - Plan No. 28).
59. (vii) R. S. No. 188 to 195, 186, 187/p, 188/p, 204 etc. of Chandkheda and R. S. No. 190/p, 191/p, 185/p etc. of Zundal (Sheet D<sub>4</sub> - Plan No. 28).
59. (viii) R. S. No. 141/p, 142/p, 144, 185/p, 184/p, 183/p, 182/p, 180/p, 187/p, 178, 179/p, 174, 175, 162, 193/p, etc. of MOTERA (Sheet D<sub>4</sub> - Plan No. 28).
59. (ix) Land bearing Sr. No. 201, 202, 203, 204, 206, 195/p, 197/p, 216 to 222, 223/p, 273/p, 274/p, 266/p, 271/p, 263, 264 etc. of Shahwadi (Sheet D<sub>6</sub> - Plan No. 29).
59. (x) Sr. No. 220, 221, 222, 223, 224, 225, etc. of village SAIJPUR GOPALPUR (Sheet D<sub>6</sub> - Plan No. 29).
59. (xi) R. S. No. 177 to 183, 184/p, 186 to 190 etc., of village Shahvadi (Sheet D<sub>6</sub> - Plan No. 29).
59. (xii) Block No. 168/p, 169/p, 170/p, 186/p, 200/p, 208/p, 214, 295, etc. of Badodara and R. S. No. 162/p, 163/p, 164/p, etc. of Vanch (Sheet E<sub>7</sub>).
59. (xiii) R. S. No. 1046/p, 1048/p, 1039/p, 1008/p, 1043 etc. of Vastral (Sheet E<sub>6</sub>).

59. (xiv) R. S. No. 1, 2, 3, 17, 18, 19, 20, 21, 741 etc. of Ramol (Sheet E<sub>6</sub>).
59. (xv) R. S. No. 301/p, 302/p, 303/p, 304/p, 306/p, 297 to 300, 291/p, 293/p, 294 to 296, 304/p, 310 etc. of Ramol (Sheet E<sub>6</sub>).
59. (xvi) R. S. No. 545/p, 544, 548, 540, 588/p, 589 to 594, 592/p, 597, 598, 611/p, 613/p, 614/p, 629/p, 627/p, 628/p, 626, 625/p, 616 to 622, 624/p etc. of Naroda (Sheet E<sub>5</sub>, Sheet No. 32).
59. (xvii) R. S. No. 746/p, 694/p, 747/p, 748, 749, 754 to 759, 767 to 771, 771, 772/p, 773/p, 774/p, 765 etc. of Naroda (Sheet E<sub>5</sub> - Plan No. 32).
59. (xviii) R. S. No. 911, 912, 920, 921, 922/p, 923/p, 925, 926 etc. of Naroda (Sheet E<sub>5</sub> - Plan No. 32).
59. (xix) R. S. No. 808 to 810, 812, 813, 816, 817/p, etc. of Naroda (Sheet E<sub>5</sub> - Plan No. 32).
59. (xx) R. S. No. 530/p, 532/p, 533/p, 531, 532, 534 to 536, 538/p of Nikol (Sheet E<sub>5</sub> - Plan No. 32).
59. (xxi) R. S. No. 145/2, 145/3/p, 145/4/p, 145/p, 139/p, 141, 142, 144/p, 133/p, 130/p, 135, 124, 116/1+2, 117, 105, 118/1+2+3, 119, 108, 100, 101, 108/p, 120 to 122, 113, 124, 106, 107/p, 112, 114, 139, 138 etc. of Nikol (Sheet E<sub>5</sub> - Plan No. 32).
59. (xxii) R. S. No. 87, 89, 3/p, 1/p, 2/p, 4/p, 41/p, 44/p, 85, 297, etc. of Nikol (Sheet E<sub>5</sub> - Plan No. 32).
59. (xxiii) R. S. No. 48, 74/p, 73/p, 52/1, 52/2, etc. of Singarva (Sheet F<sub>5</sub> - Plan No. 36).

designated for Restricted Residential and Utility Services and other purposes shall be deleted and the lands thus released shall be redesignated as

- A. Residential zone-I Use under section 12 (2) (a) of the Act, as shown on the accompanying Plans for the lands at Sr. No. 59(i) to 59(vi), 59(viii), 59(xii) to 59(xiv), 59(xvi) to 59(xxii);
- B. Residential Zone-II Use under section 12(2)(a) of the Act, as shown on the accompanying Plans for the lands at Sr. No. 59(vii), 59(xxiii);
- C. General Industrial Use under section 12(2)(a) of the Act, as shown on the accompanying Plans for the lands at Sr. No. 59(x), 59(xv);
- D. Agricultural Use under section 12(2)(a) of the Act, as shown on the accompanying Plans for the lands at Sr. No. 59(ix), 59(xi)
60. The land bearing F. P. No. (118/7 + 119)/1 of Town Planning Scheme Ahmedabad No.3 designated for Garden and Open space shall be deleted and the land thus released shall be re-designated as Telephone Exchange under Sect. 12 (2) (o) of the Act, as shown on the accompanying Plan No. 5.
61. The 24.0 mt. Wide road passing through both sides of railway line passing through R. S. No. 132/p, 135/p, 138/p, 140/p, 143/p, 145/p, 146/p, 148/p, 162/p, 172/p, 179, 101/p, etc. and R. S. No. 220/p, 222/p, 223/p, 281/p, 285/p, 286/p, 290/p, 282/p, 284/p, 300/p, 302/p, 301/p, 307/p, 308/p etc. (Sheet C<sub>5</sub>) of Thaltej shall be reduced to 18.0 mt. Wide road on both sides of railway line and the land thus released shall be designated as Residential zone -II, under Section 12 (2) (a) of the Act, as shown on accompanying Plan No. 25.



62. The 18.0 mt. Wide new road alignment passing through the R. S. No. 537/p, 538/p, 534/p, 533/p, etc. of Chharodi and 103/p of TRAGAD (Sheet C<sub>4</sub>) shall be proposed under Section 12 (2) (d) of the Act. as shown on the accompanying Plan No. 32.
63. The land bearing R. S. No. 117/p, 118/p, 125, 108/p, 110, 105/p, 114/p, 128/p, 100/p, 129/p etc. of Khoraj. (Sheet C<sub>3</sub>) designated as Special Agricultural Zone shall be deleted and the land thus released shall be designated as Agricultural Produce Market under Section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 23.
64. The land bearing R. S. No. 1669/p, 1678/p, 1677/, 1680, 1681 etc. of Aslali and R. S. No. 296, 300, 301/p etc. of Lambha (Sheet D<sub>7</sub>) designated, as Agricultural Zone shall be deleted and the land thus released shall be designated as Agriculture Produce Market under Section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 30.
65. The 30.0 mt. Wide proposed road passing through R. S. No. 797/p, 799/p, 814/p, 813/p, 815/p, 808/p, 809/p, etc. of Naroda (Sheet No. E<sub>5</sub>) shall be deleted and the land thus released shall be designated for Residential Zone -1, under Section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 32.
66. The land bearing R. S. No. 26, 29/p, 39, 40/3, 43/1, 43/2 (C.S.No.1884, 1871, 1838, 1837 etc. of Sardarnagar) etc. of Hansol designated for Transport Node - T.N.- shall be released and the land thus released shall be redesignated for Multipurpose Use - M.P - as shown on accompanying plan No.4 and 15 .
67. (i) The land bearing R. S. No. 52/p, 150, 151, 152/p, 147, 146/p, 158, 153, 157/p, 156/p, 160, 161, 162, 206, 205/p, 163/p, 207/p, 237, 238, 239, 243, 241, 236/p, 225/p, 235/p, 234/p, 233/p, 217/p, 216/p, 213/p, 209/p, 207/p, 204/p, 223, 228/p, 222/p, 221, 220, 212, 211, 197, 229, 231, 213, 214, 219, 210, 208, 202, 201, 198, 199, 167, 168, 165, 169, 166, 200, 164/p, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184/p, 185/p, 143/p, 144, 153, 154/p, 197, 196/pt. 37/p, 38/p, etc. of BHAT (Sheet No. E<sub>4</sub> - Plan No. 31) and
67. (ii) R. S. No. 97, 98, 103, 104, 107, 108, 109, 110, 111, 112/p, 114/p, 115/p, 117/p etc. of KOTESHWAR 48/p, 49/p, 50/p, 51 to 96, 99 to 102, 105, 106, 112/p, 113/p, 116, 118, 119, 120/p, 121, 122, 123, 124/p, 130, 132/p, 133 (Sheet No. E<sub>4</sub>), and R. S. No. 1/p, 2, 3/p, 5/p, 231, 232, 233, 222 to 226, 216, 215, 214/p, 210, 211, 213, 209, 208/p, 196/p, 197/p, 178/p, 201, 218, 219, 220, 167/p, 168/p, 169/p, 207/p, 206, 186, 187, 183, 184, 185, 180/p, 192/p, 181, 191, 193/p, 194, 190, 195/p, 204/p, 196/A, 197/p etc. of SUGHAD 12/p, 13/p, 14/p, 15/p, 16/p, 17/p, 18/p, 19, 20/p, 21/p, 22/p, 208/p, 209, 212/p, 214/p, 215/p, 224, 225, 226, 227, 228, 229/p, 230/p, 231/p, 232/p, 233 (Sheet No. E<sub>4</sub> - Plan No. 31).
67. (iii) R. S. No. 45/p, 46/p, 44/p, 47, 73/p, 62/p, 70/p, 66/p, 69/p, 63/p, 64/p, 65/p, 81/p, 82/p, 72/p, 84/p, 86/p, 87/p, 88/p, 89/p, 90/p, 67/p, 68/p, 96/p, 91/p, 93/p, 95/p, 118/p etc. of SUGHAD (Sheet No. E<sub>4</sub>) and R. S. No. 56/p, 62/p, 64/p, 61/p, 65/p, 63/p, 67/p, 68/p, 60/p, 69/p, 70/p, 71/p, 72/p, 101/p, 106, 105/p, 103/p, 101/2/p, 6/p, 98/p, 99, 4/p, 5/p, 2/p, 3/p, 1/p, 93, 94, 92, 79/p, 80, 81, 66, 73/p, 74/p, 75/p etc. of NABHOI (Sheet No. E<sub>4</sub> - Plan No. 31).
- (iv) R.S.No. 25/p, 26/p, 30/p, 31/p, 32, 33, 34/p, 35/p, 36, 37, 38, 39, 40/p, 41, 42/p, 43/p, 53/p, 54/p, 55/p, 56/p, 57, 58, 59/p, 60/p, 61, 62/p, 63/p, 64, 65/p, 73/p, 74/p and 75/p etc., of village Motra (Sheet No. D4 Plan No. 28) and R.S.No. 2/p, 3/p, 4, 5, 6/p, 7/p, 8, 9/p, 10/p, 11/p, 12/p, 14/p, 15, 18/p, 19/p, 20, 21/p, 22/p, 23/p, 41/p, 42/p, 43/p, 44/p, 114/p, 115/p etc., of village Amiyapur (Sheet No. D4 - Plan No. 28)
- (v) The land bearing R.S.No. 417/p, 419/p, 438/p, 439/p, 440/p, 441/p, 442/p, 444/p, 446/p, 447/p, 448, 449, 450, 467, 468, 469, 470/p, 471/p, 472/p and 473/p etc., of village Makarba (Sheet No. B6, Plan No. 22).

designated as Agricultural Zone special shall be released from the said use and the lands thus released shall be redesignated as Agricultural Zone for serial no. 67(ii), 67(iii), 67(iv), 67(v) and Residential zone-III for serial no. 67(i) and 67(ii) under Sect. 12 (2) (a) of the Act as shown on the accompanying Plan No. 22, 28 and 31.

68. The land bearing R. S. No. 73/p, 74/p, 75/p, 77 to 81, 82/p, 83/p, 84/p, 85/p etc. of Muthiya (Sheet No. F<sub>4</sub>) designated for Agricultural Use shall be deleted and the land thus released shall be redesignated as Agricultural Produce Market under Section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 35.
69. The land bearing F. No. 497 of Town Planning Scheme Bodakdev No.1 of village Bodakdev (Sheet C<sub>5</sub>) designated as Residential Zone-I shall be deleted and the land thus released shall be redesignated as Commercial Zone-I under Section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 25.
70. The land bearing R.S.No.602/p to 606/p, 607/p, 610/p, 617/p to 619/p, 717, 719/p, 734/p, 735 to 739, 741 to 756, 757/p to 759/p, 760, 761/p, 762/p, 763, 764/p, 765/p, 766/p, 768/p, 769/p, 770, 771/, 774/p, 778, 779/p, 780, 784, 786/p, 788/p, 789/p, 790, 791/p, 792/p, 794 to 796, 797/p, 798 to 801, 803, 804/p to 806/p, 808/p, 809, 810, 811/p, 812/p to 820/p, 821, 822, 823/p, 824, 825/p, 827/p, 858, etc. of village Makarba 818, 819, 842/p, 843 to 853, 854/p, 854/2/p, 855/p, 855/2/p, 856/p, etc. of Vejalpur, 599/p, 600, 601, 828, 588 to 596, 586/p, 587/p, 156/p, 150 to 155, 140 to 144, 160 to 181, 240 to 251, 252/p, 253/p, 254, 255, 258, 259, 264 to 268 etc. of Makarba, 97 to 99, 100/p, 525/p etc. of Sarkhej marked on the accompanying plans designated as Residential zone-II shall be released and the lands thus released shall be redesignated as Residential zone-III as shown on the accompanying No.21, 22, 25 and 26.
71. The land bearing F. P. No. 47, T. P. Scheme No. 37 (Section II) designated for Service & Institutional Zone shall be deleted and
72. d land thus released shall be designated for Residential Zone-I under section 22 (12) (a) of the Act. as shown on the accompanying Plan No. 6.
73. The land bearing
  - (i) R. S. No. 186, 190, 191/p etc. of NAROL (Sheet No. 9, Plan No. 7).
  - (ii) Block No. 130 to 134, 230 to 234, 235/p, 236/p etc. of Laxmipura (Sheet No. 10, Plan No.8)
  - (iii) Block No. 143/p, 142/p, 144/p, 141/p, 199/p, 200, 201/p, etc. of Laxmipura (Sheet No. 10, Plan No. 8). and Block Nos. 305 to 308, 318/p, 319/p, 324/p, 323/p, 325, 326, 336 to 340, 346, 347, 322, 321/p, 448, 445, 446/p, 447, 433, 432, 341, 342, 429 to 431, 434, 435, 436, 437, 438, 440 to 444, 427/A, 428, 451/p, 453/p, 484/p, 485/p, 487/p, 488 to 494, 486/p, 477/p, 503 to 507, 508/p, 540, 520/p, 521 to 523, 525, 519/A, 519, 518/p, 517/p, 511/p, 516/p, 514/A, 515, 526 to 531, 542 to 550, 540/p, 541/p, 533/p, 532 etc. of Lambha (Sheet No. 10, Plan No. 8).
  - (iv) Block No. 136/p, 139, 138/p, 144/p, 145/p, 102 to 107, 98, 99, 108, 113/p, 112, 114/p, 115, 109 to 111 etc. of Aslali (Sheet No. 11, Plan No. 8).
  - (v) R. S. No. 65/p, 66, 67/p, 48/p, 52/p, 54/p, 55/p, 182/p, 183, 184, 181/p, 192, 193, 175/p, 176/p, 162, 153/p, 151/p, 154/p, 131, 148, 149, 150/p, 161 to 163, 164/p, 155 to 158, etc. of Chiloda (Sheet No. 11, Plan No. 9).
  - (vi) Block No. 231 to 233, 234/p, 235/p, 263/p, 265, 266, 284, etc. of village Muthiya (Plan No. 9)
  - (vii) Block No. 287/p, 286/p, 288/p, 285, 293/p, 294/p, 284/p, 282, 283, 295 to 300, 288/p, 391/p, 402/p, 413, 424/p, 435/p, 446/p, 448/p, 456/p, 466/p, 472/p, 488/p, 493, 150/p, 51/p, 52/p, 2353V 53/p, 54, 55, 56/p, 57, 58/p, 59, 60/p, 61/p, 62/p, 63/p, 64/p, 65/p, 66, 67/p, 68/p, 71/p, 90/p, 93/p, 94/p, 95, 96/p, 97 to 100, 101/p, 102 to 105, 107 to 116, 123 to 125, etc. of village Muthiya (Sheet No. 14, Plan No. 12) and R. S. No. 544/p, 545/p, 548 to 553, 554/p, 555/p, 556, 558/p, 559/p, 563/p, 565/p, 566/p, etc. of village Vinzol (Sheet No: 14, Plan No. 12).

- (viii) R. S. No. 566/p, 567/p, 568, 569/p of village Vinzol and Block No. 523/p, 522/p, 521/p, 515 to 520, 513/p, 514, 515, 493/p, 490/p, 491, 492, 488, 489, 459 etc. of village Hathijan (Sheet No. 14, Plan No. 12)
- (ix) Block No. 6/P, 11/P, 15/P, 16/P, 22/P, 114/P, 116/P, 185/P, 121/P, 118, 122/p, of Hathijan etc. (Sheet No. 15, Plan No. 13).
- (x) Block No. 176/p, 123/p, 124/p, 125, 175, 126, 198/p, 231/p, 229/p, 199, 200, 201, 202/p, 203, 204, 205, 206, 207/p, 209/p, 210/p, 580/P, 581/P, 614/P, 615, 616/P, 617 TO 621, 623/P, 651/P, 652, 653, 654, 650, 648/P, 645/P, 646/P, 647/P, 639/P, 640/P, 641/P, 642/P, 643, 644, 659/P, 660/P, 661/P, 662, 663, 665, 666 to 675, 676/p, 677/p, 680/p, 679/p, 680/p, 681/p, 682 to 690, 691/p, 701/p, 702/p, 703/p, 704/p, 705/p, 706/p etc. of Hathijan (Sheet No. 15, Plan No. 13 and 33).
- (xi) Block No. 210/p, 211, 212/p, of Hathijan (Sheet No. 15, Plan No. 13).  
designated for Agriculture Zone use shall be deleted and the land thus released shall be redesignated as Residential zone -I Use under Sect. 12 (2) (a) of the Act. as shown on the accompanying Plans.

## 73. The land bearing

- (i) R. S. No. 168, 169/p, 170/p, 175 etc. of Narol (Sheet No. 9, Plan No. 7),
- (ii) Block No. 194/p, 195/p, 196/p, 197, 198, 199/p, 202/p, of Laxmipura Block No. 297/p, 298/p, 299 etc. of Lambha and Block No. 1687/p, 1688/p, 1689/p, 1683/p, 1684/p, 1686/p, 1692/p of Aslali (Sheet No. 10, Plan No. 8).
- (iii) Block No. 120/p, 122/1, 126, 125, 127/p, 128/p, 129/p, 130/p, 131/p, 132/p, of Aslali (Sheet No. 10, Plan No. 8).
- (iv) Block No. 134/p, 135/p, 136/p, 137, 138, 131/p, etc. of Aslali (Sheet No. 10, Plan No. 8).

designated as Agriculture Zone Use shall be deleted and the land thus released shall be re-designated as Industrial Zone Use under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 7.

## 74. The alignment of 12.0 mt. wide proposed road passing through R. S. No. 698/p, 714/p, 711/p, 710/p, 709/p, etc. of Vatva shall be deleted and the land thus released shall be Residential zone -I Use under section 12 (2) (a) of the Act. and the new 12.0 mt. road is proposed passing on nalia road and R. S. No. 698, 714/p, 713, 702 etc. of Vatva under section 12(2)(a) as shown on the accompanying Plan No. 7.

## 75. The land bearing R. S. No. 57 (Sheet No. 11) of Kotarpur designated by Health Purpose shall be deleted and the land thus released shall be re-designated for Residential Zone-I under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 9.

## 76. The 60.0 mt. wide road curvature passing through F. P. No. 1/p, 2/p, 3/p, etc. of T. P. Scheme, Naroda No. 1, (Sheet No. 11) shall be realigned and Passing through F. P. No. 1/p, under section 12 (2) (d) of the Act, and land thus released shall be designated as Residential Zone-I under section 12(2)(a) of the Act, shown on the accompanying Plan No. 9.

## 77. The land bearing F. P. No. 240, 242 to 247 etc. of T. P. Scheme No. 1, Naroda (Sheet No. 12) designated as General Industrial Zone shall be deleted and the lands thus released shall be re-designated as Residential Zone-I under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 7.

## 78. The 60.0 mt. wide road alignment passing through block No. 1692/p, 1683/p, 1689/p, 1686, 130/p, 132/p, etc. &amp; 145/p of village Aslali shall be deleted and the land thus released shall be designated for General Industrial Zone under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 8.

## 79. The 24.0 mt. wide proposed road passing through R. S. No. 603 + 604 / part of village Odhav (Sheet No. 13) shall be deleted and the land thus released shall be designated as Special Industrial Zone under section 12 (2) (a) of the Act. as shown on the accompanying Plan No. 11.

80. The 15.25 mt. wide road passing through Mangal Girdhar Bungalow and other properties upto General Post Office shall be deleted and the land thus released shall be re-designated as Gamtal land as shown on the accompanying Plan No. 14.
81. The part of land bearing C.S.No.608/B/p , 614 to 620, 621/p, 622/p, 623/p and 609/A/p of Railwaypura ward designated for health purpose shall be deleted and the land thus released from the said designation shall be redesignated as commercial zone use under section 12 (2)(a) of the Act as shown on the accompanying Plan No.6 .
82. The land bearing R.S.No.5/1, 5/2, 5/3, 6/1, 6/2/p, 7/1, 7/2, 8, 9/1, 9/2, 9/3, 9/4, 9/6, 10/1, 10/2, 11/p, 12/1, 13/1/p, 13/2, 13/3, 14, 17/2, 17/3, 18/2, 19/1, 19/2, 19/3 and R.S.No.49/p of village Kali, designated for Residential Zone-1 shall be released and redesignated for Hindustan Petroleum Ltd. under section 12(2)(o) of the Act, as shown on the accompanying Plan No.31 .
83. The 12.19 mtr. wide new road alignment passing through F.P.No.722 of Town Planning Scheme No.1 of Naroda (AMC sheet No.12) on the accompanying plan shall be proposed under Section 12 (2) (d) of the Act as shown on the accompanying plan No.10 .
84. A new 12.0 mt. wide road shall be proposed as to pass through the F.P.No.22 of T.P.Scheme No.31 (University) connecting 132' ft. Ring Road and R.S.No.145/p, 144/p etc. of village Vastrapur and F.P.No.273 of T.P.Scheme No.1 (Vastrapur) as shown on the accompanying plan under Section 12 (2) (d) of the Act.
85. The land bearing F.P.No.455 of T.P.Scheme No.1 Naroda partly designated for Open Space and Garden and designated for Educational purpose shall be released and the lands thus released shall be designated for Residential Zone-I use under Section 12 (2) (a) of the Act as shown on the accompanying plan No.9.
86. The 18.0 mtr. wide new road alignment passing through the Motera stadium of village Motera (sheet No.28) on the accompanying plan shall be proposed under Section 12' (2) (d) of the Act as shown on the accompanying plan.
87. The Development Control Regulations submitted by the Ahmedabad Urban Development Authority is replaced by the General Development Control Regulations as shown at APPENDIX-D attached herewith.
88. The said revised development plan supplementary report shall be modified at relevent place in accordance with aforesaid modification.

By order and in the name of the Governor of Gujarat.

V.D.VAGHELA,

Officer on Special Duty and ex-officio Deputy Secretary -  
Urban Development and Urban Housing Department



**APPENDIX - D****1 PREAMBLE**

---

In pursuance of the provisions contained in clause (m) of sub-section (2) of section 12 and clause (c) of subsection (2) of section 13 of the Gujarat Town Planning and Urban Development 1976, the Ahmedabad Urban Development Authority hereby makes the following Regulations.

**1.1 SHORT TITLE-EXTENT AND COMMENCEMENT**

1.1.1 These regulations may be called the revised draft general development control regulations of the revised draft development plan of AUDA (including ahmedabad municipal corporation area).

1.1.2

These Regulations shall come into force on and from the date prescribed in the notification of sanction of the Development Plan.

1.1.3

Subject to the provisions of the Gujarat Town Planning and Urban Development Act-1976, these Regulations shall apply to all the developments in the Urban Development Area including Ahmedabad Municipal Corporation area notified under sub-section (2) of section 22 of the Act vide Gujarat Government, Panchayat, Housing and Urban Development Notification No.GHB/ RI / UDA / 1177 / 646 (3) - q-2 Dated 31<sup>st</sup> January, 1978 as may be modified or amended from time to time.

1.1.4

The sanctioned General Development Control Regulations of AUDA are hereby Modified, Revised and Replaced by these Regulations.

**SAVINGS:**

Notwithstanding such modifications and revision, anything done or any action taken under the regulations in force prior to such modification shall be deemed to be valid and continue to be so valid, unless otherwise specified.

## 2 DEFINITIONS

In these regulations, unless the context otherwise requires, the terms and expressions defined as follows shall have the meaning indicated against each of them.

The terms and expressions not defined in these regulations shall have the same meanings as in the Gujarat Town Planning & Urban Development Act, 1976 or Local Acts and the rules framed there under or as mentioned in National Building Code (NBC) as the case may be, unless the context otherwise requires.

### 2.1 ACT

Means the Gujarat Town Planning and Urban Development Act, 1976 (President Act No.27 of 1976) and B. P. M. C. ACT 1949 or Local Acts as stated in the context.

### 2.2 ADDITIONS AND /OR ALTERATIONS

Means any change in existing authorised building or change from one use to another use, or a structural change such as additions to the area or height, or the removal of part of a building, or a change to the structure such as the construction or cutting into or removal of any wall or part of a wall, partition, column, beam, joist, floor including a mezzanine floor or other support or a change to or closing of any required means of ingress or egress or a change to fixtures or equipments, as provided in these regulations. The addition to any existing structure shall only be permitted if it complies with the provisions of regulation No.18.4.

### 2.3 ADVERTISING SIGN/HOARDING

Means any surface or a structure with character, letter or illustration, applied there to and displayed in any manner whatsoever out of doors for the purpose of advertising giving information regarding or to attract the people to any place, person, public performance, article or merchandise, and which surface or structure is attached to, forms part of, or is connected with any building or is fixed to a tree or to the ground or to any pole, screen, hoarding or displayed any space or in or over any water body included in the limits of notified area of Competent Authority.

### 2.4 AIR-CONDITIONING

Means the process of treating air to control simultaneously its temperature, humidity, cleanliness and distribution to meet the requirement of an enclosed space.

### 2.5 AMENITIES

Means roads, streets, open spaces, parks, recreational grounds, play-grounds, gardens, water supply, electric supply, street lighting, drainage, sewerage, public works and other utilities, communication network, surface and convenience.

### 2.6 APARTMENT/FLATS

Apartment/Flats shall means residential buildings constructed in a detached or semi-detached manner being designed as Ground Floor plus more upper floors and constructed as separate dwelling unit with common staircase.

### 2.7 AUTOMATIC SPRINKLER SYSTEM

Means an arrangement of pipes and sprinklers, automatically operated by heat and discharging water on fire, simultaneously an audible alarm.

**2.8 BASEMENT OR CELLAR**

Shall mean the lower storey of a building having at least half of the clear floor height of the basement or cellar below average ground level. Height of the cellar shall not be more than 3 mts. and less than 2.4 mts. from top of the flooring to the bottom of the lowest structural member. It shall be used only for parking purpose except up to 7% of the total basement area may be used for facility such as safe deposit vault & A.C. plant & shall not be counted towards computation of F.S.I.

**2.9 BUILDING**

Means all types of permanent building defined in (a) to (r) below, but structure of temporary nature like tents, hutment as well as shamianas erected for temporary purposes for ceremonial occasions, with the permission of the Competent Authority, shall not be considered to be "buildings".

(a) "Assembly building" means a building or part thereof where groups of people congregate or gather for amusement, recreation, social, religious, patriotic, civil, travel and similar purposes. "Assembly building" include buildings of drama and cinema theatres, city halls, town halls, auditoria, exhibition halls, museums, "marriage hall", "skating rings", gymnasia, stadia, restaurants, eating or boarding houses, place of worship, dance halls, clubs, gymkhanas, road, air, sea or other public transportation stations and recreation piers.

(b) "Business building" means any building or part thereof used for transaction of record therefor, offices, banks, all professional establishments, court houses classified as business buildings if their principal function is transaction of business and/or keeping of books and records.

(c) "Detached building" means a building with walls and roofs independent of any other building and with open spaces on all sides.

(d) "Semi-Detached Building" means a building having one or more side attached with wall and roof with other building.

(e) "Educational building" means a building exclusively used for a school or college, recognised by the appropriate Board or University, or any other Competent Authority involving assembly for instruction, education or recreation incidental to educational use, and including a building for such other uses incidental thereto such as a library or a research institution. It shall also include quarters for essential staff required to reside in the premises, and a building used as a hostel captive to an educational institution whether situated in its campus or not.

(f) "Hazardous building" means a building or part thereof used for, -

(i) storage, handling, manufacture or processing of radio-active substances or of highly combustible or explosive materials or products which are liable to burn with extreme rapidity and/or producing poisonous fumes or explosive enabatuibs.

(ii) storage, handling, manufacture or, processing of, which involves highly corrosive, toxic obnoxious alkalis, acids, or a other liquids, gases or chemicals producing flame, fumes, and explosive mixtures or which result in division of matter into fine particles and capable of spontaneous ignition.

(g) "Industrial building" means a building or part thereof wherein products or, material are fabricated, assembled or processed, such as assembly plants, laboratories, power plants, refineries, gas plants, mills dairies and factories.

(h) "Institutional building" means, a building constructed by Government, Semi-Government organisations, public sector undertakings, registered Charitable Trusts, for their public activities, such as education, medical, recreational and cultural, hostel for working women or men or for an auditorium or complex for cultural and allied activities or for an hospice, care of orphans, abandoned women, children and infants, convalescents, destitute or aged persons and for penal or correctional detention with restricted liberty of the inmates ordinarily providing sleeping accommodation, and includes dharamshalas, hospitals, sanatoria, custodian and penal institutions such as jails, prisons, mental hospitals, houses of correction, detention and reformatories



building constructed for the promotion of Tourism such as, starred hotels, clubs, golf course, sport stadium and all activities of Tourist Unit as may be declared by Government from time to time.

(i) "Mercantile building" means a building or part thereof used as shops, stores or markets, for display and sale of wholesale or retail goods or merchandise, including office, storage and service facilities incidental thereto located in the same building.

(j) "Low rise building" shall mean a building having height up to 16.50 mts. and having ground floor plus four floors. However hollow plinth up to 2.8 mts and parapet on terrace up to 1.5 mts shall not be counted.

(k) "High-rise building" shall mean building other than mentioned in 2.9 (j) "Low Rise Building" provided the maximum permissible height shall not exceed 40 mts.

(l) "Office building" means a building or premises or part thereof whose sole or principal use is for an office or for office purposes or clerical work. "Office purposes" includes the purpose of administration, clerical work, handling money, telephone, telegraph and computer operation; and "clerical work" includes writing, book-keeping, sorting papers typing, filing, duplicating, punching cards or tapes, machines calculations, drawing of matter for publication and editorial preparation of matter of publication.

(m) "Public Building" means a building constructed by Government, Semi-Government organisations, public sector under-takings, registered Charitable Trust or such other organisations for their non-profitable public activities

(n) "Residential Building" means a building in which sleeping accommodation is provided for normal residential purposes, with or without cooking or dining facilities, and includes one or more family dwellings, lodging or boarding houses, hostels, dormitories, apartment houses, flats and private garages of such buildings.

(o) "Special Building" means

(i) a building solely used for the purpose of a drama or cinema theatre, motion picture a drive-in-theatre, an assembly hall or auditorium, town hall, lecture hall, an exhibition hall, theatre museum, stadium, community hall, marriage hall.

(ii) a hazardous building;

(iii) a building of a wholesale establishment;

(iv) centrally air-conditioned building which exceeds 15 mts. in height, in case where in building is constructed on stilt

(p) "Storage Building" means a building or part thereof used primarily for storage or shelter of goods, merchandise and includes a building used as a warehouse, cold storage freight depot, transit shed, store house, public garage, hanger, truck terminal grain elevator, barn and stable.

(q) "Unsafe Building" means a building which,

(i) is structurally unsafe,

(ii) is insanitary,

(iii) is not provided with adequate means of egress,

(iv) constitutes a fire hazard,

(v) is dangerous to human life,

(vi) in relation to its existing use constitutes a hazard to safety or health or public welfare by reasons of inadequate maintenance, dilapidation or abandonment.

(r) "Wholesale establishment" means an establishment wholly or partly engaged in wholesale trade and, manufactures wholesale outlets, including related storage facilities, warehouses and establishments engaged in truck transport, including truck transport booking warehouses.

## 2.10 BUILDING LINE

means the line up to which the plinth of a building adjoining a street or an extension of a street or on a future street may lawfully extend and includes the lines prescribed, in any T.P. scheme and/or Development Plan.

**2.11 BUILDING UNIT**

Shall mean a land/plot or part of a land/plot or combination of more than one land/plot as approved by the Competent Authority. Provided however where an alignment has been fixed on any road by any Competent Authority, the building unit shall mean and refer to the land excluding the portion falling in alignment.

**2.12 BUILT-UP AREA**

Means the area covered by a building on all floors including cantilevered portion, if any, but except the areas excluded specifically under these Regulations.

**2.13 COMPETENT AUTHORITY**

Means any person or persons or Authority or Authorities authorized by the Ahmedabad Urban Development Authority/Ahmedabad Municipal Corporation as the case may be to perform such functions as may be specified. Different persons or Authorities may be authorized to perform different functions.

**2.14 CHIMNEY**

Means a construction by means of which a flue is formed for the purpose of carrying products of combustion to the open air and includes a chimney stack and the flue pipe.

**2.15 CHHAJJA**

Means a structural overhang provided over opening on external walls for protection from the weather.

**2.16 CHOWK**

Means a fully or partially enclosed space permanently open to the sky within a building at any level, inner chowk being enclosed on all sides except as provided in Regulation 11 and 12 and an outer chowk having one unenclosed side.

**2.17 COMBUSTIBLE MATERIAL**

Means that material which when burnt adds heat to a fire when tested for combustibility in accordance with the IS : 3808-1966 Method of Test for Combustibility of Building Material, National Building Code.

**2.18 CONTIGUOUS HOLDING**

Means a contiguous piece of land in one ownership irrespective of separate property register cards /record of rights.

**2.19 CORRIDOR**

Means a common passage or circulation space including a common entrance hall.

**2.20 COURTYARD**

Means a space permanently open to the sky within the site around a structure and paved/concrete.

**2.21a COMMON PLOT**

Shall mean a common open space exclusive of margins and approaches, at a height not more

than ground level of the building unit. The owner shall have to give an undertaking that the common plot shall be for the common use of all the resident or occupants of the building unit, free of cost.

On sanction of the development permission, the common plot shall deem to have vested in the society/association of the residents/occupants. In case such society or Association is to be formed, the possession/custody of common plot shall remain with Competent Authority until such association/society is formed. The common plot shall not be sold to any other person and it shall not be put to any other use except for the common use of the residents/occupants.

#### **2.21b CONSOLIDATED OPEN PLOT**

Means open space at a height not more than one metre from ground level of the building unit and having rectangular shape and having the ratio between the length of the adjacent side not more than 2. However, this condition of ratio will not be applicable if the smaller side of consolidated open is 15 metres or more in length.

#### **2.22 DEVELOPER**

Means the person who is legally empowered to construct or to execute work on a building unit, building or structure, or where no person is empowered, the owner of the building unit, building or structure.

#### **2.23 DHARMASHALA**

Means a building used as a place of religious assembly, a rest house, a place in which charity is exercised with religious or social motives, or a place where in a certain section of people have a right of, or are granted, residence without payment or nominal payment.

#### **2.24 DRAIN**

Means a system or a line of pipes, with their fittings and accessories such as manholes, inspection chambers, traps gullies, floor traps used for drainage of building or yards appurtenant to the buildings within the same cartilage. A drain includes an open channel for conveying surface water or a system for the removal of any liquid.

#### **2.25 DWELLING UNIT**

Means a shelter consisting of residential accommodation for one family. Provided that the minimum accommodation in a dwelling unit shall be one room of minimum carpet area of 9 sq.mts. with a minimum side of 2.4 Mts. and a w.c.

#### **2.26 ENCLOSED STAIRCASE**

Means a staircase separated by fire resistant walls and doors from the rest of the building.

#### **2.27 EXISTING BUILDING**

Means a building or a structure existing authorised before the commencement of these Regulations.

#### **2.28 EXISTING USE**

Means use of a building or a structure existing authorised before the commencement of these Regulations.

#### **2.29 EXIT**

Means a passage, channel or means of egress from any building, storey or floor area to a street or other open space of safety: horizontal exit, outside exit and vertical exist having meanings at (i).

(ii) and (iii) respectively as under :

- (i) "HORIZONTAL EXIT" :- means an exit which is a protected opening through or around a fire wall or bridge connecting two or more buildings.
- (ii) "OUTSIDE EXIT" :- means an exit from a building to a public way, to an open area leading to a public way or to an enclosed fire resistant passage leading to a public way.
- (iii) "VERTICAL EXIT" :- means an exit used for ascending or descending between two or more levels, including stairways, smoke-proof towers, ramps, escalators and fire escapes.

### 2.30 EXTERNAL WALL

Means an outer wall of a building not being a party wall even though adjoining a wall of another building and also means a wall abutting on an interior open space of any building.

### 2.31 ESCAPE ROUTE

Means any well ventilated corridor, staircase or other circulations space, or any combination of the same, by means of which a safe place in the open air at ground level can be reached.

### 2.32 FIRE AND/OR EMERGENCY ALARM SYSTEM

Means an arrangement of call points or detectors, sounders and other equipment for the transmission and indication of alarm signals working automatically or manually in the event of fire.

### 2.33 FIRE LIFT

Means a special lift designed for the use of fire service personnel in the event of fire or other emergency.

### 2.34 FIRE PROOF DOOR

Means a door or shutter fitted to a wall opening, and constructed and erected with the requirement to check the transmission of heat and fire for a specified period.

### 2.35 FIRE PUMP

Means a machine, driven by external power for transmitting energy to fluids by coupling the pump to a suitable engine or motor, which may have varying outputs/capacity but shall be capable of having a pressure of 3.2 kg/cm<sup>2</sup> at the topmost level of multi-storey or high rise building.

### 2.36 FIREPUMP-BOOSTER FIRE PUMP

Means a mechanical/electrical device which boots up the water pressure at the top level of a multi-storied/high-rise building and which is capable of a pressure of 3.2 kg/cm<sup>2</sup> at the nearest point.

### 2.37 FIRE RESISTANCE

Means the time during which a fire resistant material i.e. material having a certain degree of fire resistance, fulfils its function of contributing to the fire safety of a building when subjected to prescribed conditions of heat and load or restraint. The fire resistance test of structures shall be done in accordance with IS: 3809-1966 Fire Resistance Test of Structure.

**2.38 FIRE SEPARATION**

Means the distance in meter measured from any other building on the site or from another site, or from the opposite side of a street or other public space to the building.

**2.39 FIRE SERVICE INLET**

Means a connection provided at the base of a building for pumping up water through in-built fire-fighting arrangements by fire service pumps in accordance with the recommendation of the Chief Fire Officer.

**2.40 FIRE TOWER**

Means an enclosed staircase which can only be approached from the various floors through landings or lobbies separated from both the floor area and the staircase by fire resisting doors.

**2.41 FLOOR**

Means the lower surface in a storey on which one normally walks in a building, and does not include a mezzanine floor. The floor at ground level with a direct access to a street or open space shall be called the ground floor; the floor above it shall be termed as floor 1, with the next higher floor being termed as floor 2, and so on upwards.

**2.42 FLOOR SPACE INDEX (F.S.I.)**

Means quotient of the ratio of the combined gross floor area of the all floors including areas of all walls, except areas specifically exempted under these Regulations, to the total area of the plot/building unit.

$$\text{Floor Space Index} = \frac{\text{Total floor area including walls of all floors}}{\text{Plot Area / Building Unit.}}$$

Provided that the following shall not be counted towards computation of F.S.I.

- (i) Parking spaces without any enclosures and partitions of any kind, with clear height of 2.4 mts. and in case of slabs with beams, height should not exceeds 2.8 mts.
- (ii) Spaces of hollow plinth with maximum clear height of 2.8 Mts. including beams in residential buildings only (not even in mixed development) at ground level without any enclosures/walls and partitions in any form.
- (iii) Interior open spaces and ducts required under these Regulations subject to maximum 4 % of the Built up Area.
- (iv) Basement exclusively used for required parking with maximum clear height of 2.4 Mts. excluding beams.
- (v) Security Cabin up to 4 sq.mts.
- (vi) Weather shed up to 0.60 mt width.
- (vii) Stair case with maximum intermediate landing width equal to the width of stair, maximum landing width at floor level shall be twice the width of stair.
- (viii) lift, lift well with lift cabin, stair cabin, lift landing of lift well and water tank.
- (ix) Open air space/chowk required under this regulation in Walled City and Gamtal.
- (x) Electric room as specified by A.E.C. or G.E.B.
- (xi) 7% of the total basement area used for safe deposit vault & A.C.plant.

**2.43 FLOOR AREA**

Means Built up area excluding area of walls.



**2.44 FRONT**

Front as applied to a plot: means the portion facing the road and in case of plot abutting on more than one road and or more than 18 Mts. in width, the front shall be decided by the Competent Authority considering the existing and future development trend of the surrounding area.

**2.45 FOOTING**

Means a foundation unit constructed in brick work, stone masonry or concrete under the base of a wall column for the purpose of distributing the load over a large area.

**2.46 FOUNDATION**

Means that part of the structure which is in direct contact with and transmitting loads to the grounds.

**2.47 HEIGHT OF BUILDING**

Means the vertical distance measured from the average ground level/ high flood level/plot level and up to the top of the finished level of the top most floor slab in case of flat roofs and upto the midpoint of the height of the slopping roof. The height of the slopping roof shall be taken as an average height of the relevant floor.

Note :- High flood level shall be decided by Competent authority.

**2.48 GAMDAL**

Shall mean all land that have been included by the Govt./Collector within the site of village, Town or city on or before the date of declaration of intention to make a Town Planning Scheme or publication of Draft Development Plan but shall not include any such other land which may thereafter be included within the site of any village by the Govt./Collector under the provision of Land Revenue Code.

**2.49 GROUND LEVEL**

Shall mean the level of the crown of the existing nearest constructed road or existing ground level, High flood level whichever is higher as may be decided by Competent Authority.

Note :- High flood level shall be decided by Competent authority.

**2.50 GARAGE-PRIVATE**

Means a building or a portion thereof designed and used for the parking of vehicles.

**2.51 GARAGE-PUBLIC**

Means a building or portion thereof, designed other than as a private garage, operated for gain, designed and/or used for repairing, servicing, hiring, selling or storing, or parking motor-driven or other vehicles.

**2.52 HABITABLE ROOM**

Means a room occupied or designed for occupancy for human habitation and uses incidental thereto, including a kitchen if used as a living room, but excluding a bath-room, water closet compartment, laundry, serving and storing, pantry, corridor, cellar, attic, store-room, pooja-room and spaces not frequently used, height of such room shall not be less than 2.80 Mts. measured from finished floor to finished ceiling.

**2.53 HEIGHT OF A ROOM**

Means the vertical distance measured from the finished floor surface to the finished ceiling/slab surface. The height of a room with a pitched roof means the average height between the finished floor surface and the bottom of the eaves and the bottom of the ridge.

**2.54 HOME OCCUPATION**

Means customary home occupation other than the conduct of an eating or a drinking place offering services to the general public, customarily carried out by a member of the family residing on the premises without employing hired labour, and, for which there is no display to indicate from the exterior of the building that it is being utilised in whole or in part for any purpose other than a residential or dwelling use and in connection with which no article or service is sold or exhibited for sale except that which is produced therein, which shall be non-hazardous and not affecting the safety of the inhabitants of the building and the neighbourhood, and provided that no mechanical equipment is used except that as is customarily used for purely domestic or household purposes and/or employing licensable goods. If motive power is used, the total electricity load should not exceed 0.75 KW. "Home Occupation" may also include such similar occupations as may be specified by the Competent Authority and subject to such terms and conditions as may be prescribed.

**2.55 HAZARDOUS MATERIAL**

- (i) Means radio active substances ;
- (ii) Material which is highly combustible or explosive and/or which may produce poisonous fumes explosive emanations, or storage, handling, processing or manufacturing of which may involve highly corrosive, toxic, obnoxious alkalis or acids or other liquids;
- (iii) Other liquids or chemicals producing flame, fumes, explosive, poisonous, irritant or corrosive gases or which may produce explosive mixtures of dust or fine particles capable of spontaneous ignition.

**2.56 LIFT**

Means a mechanically guided car, platform or transport for persons and materials between two or more levels in a vertical or substantially vertical direction.

**2.57 LOFT**

Shall mean an intermediate floor between two floor with a maximum height of 1.2 Mts. and which is constructed and adopted for storage purpose. The loft if provided in a room shall not cover more than 30% of the floor area of the room.

**2.58 MARGIN**

Shall mean space fully open to sky provided at the plot level from the edge of the building wherein built-up area shall not be permitted except specifically permitted projections under this regulation.

**2.59 MEZZANINE FLOOR**

Shall mean an intermediate floor between two floors overhanging or overlooking a floor beneath.

**2.60 NEIGHBOURHOOD CENTRE AND CIVIC CENTRE**

Neighbourhood Centre and civic Centre shall include following activities such as sectoral shopping centre, market, office building, cinema, small hospital, playground, swimming pool, Town hall, open air theatre, civic and cultural facilities, library, higher secondary school, parking



plots, public utility and service building such as post office, fire station, police station, religious building and building of public uses.

#### 2.61 NATURAL HAZARD

The probability of occurrence, within a specific period of time in a given area, of a potentially damaging natural phenomenon.

#### 2.62 NATURAL HAZARD PRONE AREAS

Areas likely to have moderate to high intensity of earthquake, or cyclonic storm, or significant flood flow or inundation, or land slides/mud flows/avalanches, or one or more of these hazards.

Note: Moderate to very high damage risk zones of earthquakes are as shown in Seismic Zones III, IV and V specified in IS:1893; moderate to very high damage risk zones of cyclones are those areas along the sea coast of India prone to having wind velocities of 39 m/s or more as specified in IS:875(Part 3:) and flood prone areas in river plains (unprotected and protected) are indicated in the Flood Atlas of India prepared by the Central Water Commission.

#### 2.63 NON-COMBUSTIBLE

Means not liable to burn or add heat to a fire when tested for combustibility in accordance with the IS-3808-1966 Method of Test for Combustibility of Building Materials.

#### 2.64 OCCUPANCY OR USE

Means the principal occupancy or use for which a building or a part of it is used or intended to be used, including contingent subsidiary occupancies; mixed occupancy building being those in which more than one occupancy are present in different portions of the building.

#### 2.65 OPEN SPACE

Means an area forming an integral part of the plot, left permanently open to sky.

#### 2.66 OWNER

"Owner", in relation to any property, includes any person who is for the time being, receiving or entitled to receive, whether on his own account or on account of or on behalf of, or for the benefit of, any other person or as an agent, trustee, guardian, manager or receiver for any other person or for any religious or charitable institution, the rents or profits of the property; and also includes a mortgaging possession thereof.

#### 2.67 PARAPET

Means a low wall or railing built along the edge of roof of a floor.

#### 2.68 PARKING SPACE

Means an enclosed or unenclosed covered or open area sufficient in size to park vehicles. Parking spaces shall be served by a driveway connecting them with a street or alley and permitting ingress or egress of vehicles.

#### 2.69 PARTITION

Means an interior non-load bearing divider wall one storey or part storey in height.

#### 2.70 PERMANENT OPEN AIR SPACE

Means air space permanently open -

(i) if it is a street.

(ii) if its freedom from encroachment is protected by any law or contract ensuring that the ground below it is either a street or is permanently and irrevocably appropriated as an open space. In Determining the open air space required for construction of a building, any space occupied by an existing structure may, if it is ultimately to become a permanently open air space, be treated as if it were already such a place.

#### **2.71 PERMISSION**

Means a valid permission or authorisation in writing by the Competent Authority to carry out development or a work regulated by the Regulations.

#### **2.72 PLINTH**

Plinth shall mean the portion of the external wall between the level of the street and the level of the storey first above the street.

#### **2.73 PLINTH AREA**

Means the built-up covered area measured at the floor level of the basement or of any storey.

#### **2.74 PORCH**

Means a covered surface supported on pillars or otherwise for the purpose of a pedestrian or vehicular approach to a building.

#### **2.75 PUBLIC PURPOSE**

The expression "Public Purpose" includes-

- 1) The provision of village sites, or the extension, planned development or improvement of existing village sites ;
- 2) The provision of land for town or rural planning ;
- 3) The provision of land for planned development of land from public funds in pursuance of any scheme or policy of Government and subsequent disposal thereof in whole or in part by lease, assignment or outright sale with the object of securing further development as planned ;
- 4) The provision of land for a corporation owned or controlled by the state ;
- 5) The provision of land for residential purposes to the poor or landless or to persons residing in areas affected by natural calamities, or to persons displaced or affected by reason of the implementation of any scheme undertaken by Government, any local Authority or a corporation owned or controlled by the state ;
- 6) The provision of land for carrying out any educational, housing, health or slum clearance scheme sponsored by Government or by any Authority established by Government for carrying out any such scheme or with the prior approval of the appropriate Government by a Local Authority or a society registered under the societies Registration Act, 1860 or under any corresponding law for the time being in force in a state, or a co-operative society within the meaning of any law relating to co-operative society for the time being in force in any state;
- 7) The provision of land for any other scheme of development sponsored by Government or with the prior approval of appropriate Government, by a local Authority ;
- 8) The provision of any premises or building for locating a public office, but, does not include acquisition of land for Companies.

#### **2.76 REAL ESTATE DEVELOPMENT**

Shall mean development undertaken for sale to persons other than the one undertaking the

development.

**2.77 REGISTERED ARCHITECT / ENGINEER / STRUCTURAL DESIGNER, CLERK OF WORKS, SITE SUPERVISOR, DEVELOPER**

Means respectively a person registered by the Competent Authority for the purpose of this Act as an Architect, Engineer, Structural Designer, Clerk of works, Site Supervisor, Developer, under these Regulations or any other Act prevailing for the area.

**2.78 RETENTION ACTIVITY**

Means an activity or use which is allowed to continue, notwithstanding its non-conforming nature in relation to the use permitted in the adjoining or surrounding area.

**2.79 RESIDENTIAL USE**

Mean a use of any building unit for the purpose of human habitation only except hotels and hostels like business.

**2.80 ROAD/STREET**

Means any highway, street, lane, pathway, alley, stairway, passageway, carriageway, footway, square place or bridge, whether a thoroughfare or not, over which the public have a right of passage or access or have passed and had access uninterruptedly for a specified period, whether existing or proposed in any scheme, and includes all bunds channels, ditches, storm-water drains, culverts, sidewalks, traffic islands, road-side trees and, hedges retaining walls, fences, barriers and railings within the street lines.

**2.81 ROAD/STREET-LEVEL OR GRADE**

Means the officially established elevation or grade of the centre line of the street upon which a plot fronts, and if there is no officially established grade, the existing grade of the street at its mid-point.

**2.82 ROAD/STREET LINE**

Means the line defining the side limits of a road/street.

**2.83 "ROAD WIDTH" OR "WIDTH OF ROAD/STREET"**

Means the whole extent of space within the boundaries of a road when applied to a new road/street, as laid down in the city survey or development plan or prescribed road lines by any act or law and measured at right angles to the course or intended course of direction of such road.

**2.84 SELF USE DEVELOPMENT**

Means Development undertaken by an owner for his use.

**2.85 SERVICE ROAD**

Means a road/lane provided at the front, rear or side of a plot for service purposes.

**2.86 SHOPPING CENTRE OR COMMERCIAL CENTRE**

Means a group of shops, offices and / or stalls designed to form market-office complex.

**2.87 SMOKE-STOP DOOR**

Means a door for preventing or checking the spread of smoke from one area to another.

**2.88 STAIR COVER**

Means a structure with a covering roof over a staircase and its landing built to enclose only the stairs for the purpose of providing protection from the weather, and not to be used for human habitation.

**2.89 STOREY**

Means the portion of a building included between the surface of any floor and the surface of the floor next above it, or if there be no floor above it, then the space between any floor and the ceiling next above it.

**2.90 TENEMENT**

Means an independent dwelling unit with a kitchen, or a cooking space.

**2.91 TENEMENT BUILDING AND OWNERSHIP FLATS**

Means residential building constructed in a semi-detached manner in a building unit, each dwelling unit is being designed and constructed for separate occupation with independent provision of bath, w.c.

**2.92 TRAVEL DISTANCE**

Means the distance from the remotest point of a building to a place of safety be it a vertical exit or an horizontal exit or an outside exit measured along the line of travel.

**2.93 WATER CLOSET (W.C)**

Means a privy with an arrangement for flushing the pan with water, but does not include a bathroom.

**2.94 WATER COURSE**

Means a natural channel or an artificial channel formed by draining or diversion of a natural channel meant for carrying storm and waste water.

**2.95 WATER COURSE, MAJOR**

Means a water course which carries storm water discharging from a contributing area of not less than 160 hectares, the decision of the Competent Authority on the extent of contributing area being final. A minor water course is one which is not a major one.

**2.96 WATER TANKS OR TALAV OR POND OR LAKE**

Means a natural existing low lying grounds forming a natural water body or wherein rain water gets collected and/or plots designated as Talav under the revised development plan or any other legitimate records.

**2.97 "WAREHOUSE" OR "GODOWN"**

Mean a building the whole or a substantial part of which is used or intended to be used for the storage of goods whether for storing or for sale or for any similar purpose. It is neither a

domestic nor a public building, nor merely a shop if so used not a store attached to and used for the proper functioning of a shop.

## 2.98 WINDOW

Means an opening, other than a door, to the outside of a building, which provides all or part of the required ventilation.

## 2.99 WIDTH OF A STREET

Means the clear average width of the existing carriage way and footpaths only on which the building or plot line abuts. The average width shall be computed by taking length of street between two extreme points on building unit abutting the street at right angles to the direction of such streets excluding the steps, projections, forecourts, open areas of other spaces in front of the building erected or intended to be erected. However in case where a regular line of street is prescribed by the Competent Authority, such width shall be considered for the purpose of computing building height.

### 3 PROCEDURE FOR SECURING DEVELOPMENT PERMISSION.

---

#### 3.1 APPLICATION FOR DEVELOPMENT PERMISSION

Subject to the provisions of Section: 26, 27, 28, 34 & 49 of the Act, any person intending to carry out any development as defined in the Act in any building or in or over any land, within the limits of Development Area in conformity with the Development Plan proposals shall make an application in writing to the Competent Authority in prescribed form No. C or C(a) along with the receipt of the payment of the scrutiny fee, development charges betterment charges, net demand as per sanctioned final T.P. Scheme and other charges and dues if any to be leviable under the Act and the regulations.

#### 3.2 SCRUTINY FEE

A person applying for a permission to carry out any development shall have to pay scrutiny fees along with his application to the Competent Authority/Ahmedabad Municipal Corporation at the following rates:

##### 3.2.1 FOR BUILT UP AREA

For low rise building Rs. 3.00 per sq. mt. of Built up area of all floors for the intended residential development or part thereof subject to minimum scrutiny fee of Rs. 300.00

##### 3.2.2 COMMERCIAL AND MIX DEVELOPMENT

For high-rise, commercial, mix development and other than residential use Rs. 5.00 per sq.mt. of Built area of all floors for the intended development or part thereof subject to minimum scrutiny fee Rs. 300.00

##### 3.2.3 SUB-DIVISION AND AMALGAMATION OF LAND

- a) Rs. 1.50 per sq. mt. of building unit/plot area for subdivision and amalgamation of all types of development.
- b) Rs. 0.50 per sq. mt. of building unit/plot area for subdivision and amalgamation for agricultural use.

Minimum scrutiny fee shall not be less than Rs. 300.00

##### 3.2.4 URBAN CENTRES, RURAL CENTRES AND AREA OUTSIDE URBAN COMPLEX AND FALLING IN AGRICULTURE ZONE ONLY

50% of the scrutiny fee as mentioned in Regulation No.3.2.1, 3.2.2 and 3.2.3 for the respective uses and type of dwelling units subject to minimum scrutiny fee Rs. 300.00

##### 3.2.5 RENEWAL OF DEVELOPMENT PERMISSION :

Development permission granted under these regulation shall be deemed to be lapsed, if such development work has not been commenced till the expiry of one year from the date of commencement certificate/development permission. Provided that, the Competent Authority may on application made to it before the expiry of above period (one year) extended such period by a further period of one year at a time by charging Rs.300/- for renewal of development permission. The extended period shall in no case exceed three years in the aggregate.



**3.2.6 PUBLIC CHARITABLE TRUST:**

Rs.500.00 if the intended development is for hospitals, dispensaries, schools or colleges or a place of worship, dharmshala, hostels etc. constructed by a public charitable trust registered under Public Charitable Trust Act, 1950 or for any other purpose which the Authority may specify by a general or special order.

**3.2.7 DEVELOPMENT PERMISSION FOR MINING, QUARRYING AND BRICK KILN OPERATIONS:**

In case of mining, quarrying and brick kiln operations, the scrutiny fees will be as under:

**(i) Mining, quarrying and brick kiln operation:**

Rs.500.00 per 0.4 hectare or part thereof and a maximum of

Rs. 2500.00

**(ii) Brick kiln without Chimney.**

Rs. 25.00 per 0.1 hectare or part thereof and a maximum of

Rs. 500.00

**(iii) Processing of lime sagol etc. without construction.**

Rs. 25.00 per 0.1 Hectare or part thereof and maximum of

Rs. 250.00

**(iv) Renewal of permission for mining, quarrying**

Rs. 50.00 for one year.

**(v) Renewal of permission for brick kiln (without chimney)**

Rs. 25.00 for one year.

**(vi) Renewal of permission for processing of sagol, lime etc. without construction**

Rs. 10.00 for one year.

Note :- Fees to be decided by Competent Authority from time to time

**3.3 FORMS OF APPLICATION**

Every person who gives notice under relevant section of the Act shall furnish all information in forms and format prescribed under these regulations and as may be amended from time to time by the Competent Authority. The following particulars and documents shall be submitted along with the application.

(I) (a) The applicant shall submit satisfactory documentary legal evidence of his right to develop or to build on the land in question including extract from the Property Register for city survey lands or an extract from the Record of Rights for Revenue lands or the copy of the index of registered sale deed as the case may be.

(b) He shall also submit a certified copy of approved sub-divisions/layout of final plot from the concerned Authority or latest approved sub-division/layout of city survey numbers or revenue numbers from relevant Authority, as the case may be, showing the area and measurements of the plot or land on which he proposes to develop. Provided that the Authority may dispense with this requirement in the cases where it is satisfied regarding the ownership of land on the basis of any documentary evidence or proof produced by the applicant.

(II) A certificate of the licensed structural designer in regard to the proposed building shall be submitted under these Development Control Regulations.



(III) A site plan (required copies) of the area proposed to be developed to a scale not less than 1:500 as the case may be showing the following details wherever applicable; In the case where plot is more than 10 Hectors, scale shall not be less than 1:1000.

- i) The boundaries of the plot and plot level in relation to neighbouring road level.
- ii) The positions of the plot in relation to neighbouring streets.
- iii) The name of the streets in which the plot is situated.
- iv) All the existing buildings and other development exists on or under the site.
- v) The position of buildings and of all other buildings and construction which the applicant intends to erect.
- vi) The means of access from the street to the buildings on the site and all other building and constructions which the applicant intends to erect.
- vii) Yards and open spaces to be left around the buildings to secure free circulation of air, admission of light and access.
- viii) The width of street in front and of the street at the side or rear of the building.
- ix) The direction of north point relative to the plan of the buildings.
- x) Any physical feature such as trees, wells, drains, O.N.G.C. well & pipeline, high tension line, railway line.
- xi) a) Existing streets on all the sides indicating clearly the regular line for streets if any prescribed under the ACT and passing through the building units.
- b) The location of the building in the plot with complete dimensions.
- c) The area within the regular line of the street not to be built upon but to be added to the street, hatched in green together with its measurements.
- xii) Area classified for exemption of built-up area calculations.
- xiii) A plan indicating parking spaces, if required under these regulations.
- xiv) The positions of the building units immediately adjoining the proposed development.
- xv) The position of every water closet, privy, urinal, bathrooms, cess pool, well or cistern in connection with the building other than those shown in the detailed plan.
- xvi) The lines of drainage of the building, the size, depth and inclination of every drain and the means to be provided for the ventilation of the drains.
- xvii) The position and level of the out fall of the drain.
- xviii) The position of sewer, where the drainage is intended to be connected to sewer.
- xix) Open spaces required under these Development Control Regulations.
- xx) Tree plantation required under regulation No.31.

(IV) A detailed plan (required copies) showing the plans, sections and elevations of the proposed development work to a scale of 1:100 showing the following details wherever applicable:

- a) Floor plans of all floors together with the covered area; clearly indicating the size and spacing of all framing members and sizes of rooms and the position of staircases, ramps and lift wells.
- b) The use of all parts of the building.
- c) Thickness of walls, floor slabs and roof slabs with their materials. The section shall indicate the height of building and height of rooms and also the height of the parapet, the

drainage and the slope of the roof. At least one section should be taken through the staircase. The position, form and dimensions of the foundation, wall, floor, roofs, chimneys and various parts of the building, means of ventilation and accesses to the various parts of the building and its appurtenances also should be shown in one cross section.

- d) The building elevation from the major street.
- e) The level of the site of the building, the level of lowest of building in relation to the level of any street adjoining the cartilage of the building in relation to one, another and some known datum or crown of road.
- f) Cabin plan.
- g) The north point relative to the plans.
- h) The forms and dimensions of every water closets, privy, urinals, bathrooms, cesspools, well and water tank or cistern to be constructed in connection with the building.
- i) One copy of the detailed working drawing including structural details based on the approved building plan shall be submitted before 7 days of commencement of the construction work at site for information and record. The applicant will inform the authority the date for commencement of work". Provided that in the case of individual residential buildings up to G+2 on a plot not more than 500 sq.mts. in size, the Competent Authority shall not enforce, on request of the owner/developer, to submit such details, subject to the condition that for such area similar types of structures and soil investigation report are already available on record.

(V) For high rise building and for special building like assembly, institutional, industrial storage and hazardous occupancy the following additional information shall be furnished/indicated in the following plans in addition to the items under clause 3.3.

- a) Access to fire appliances/vehicles with details of clear motorable access way around the building and vehicular turning circle.
- b) Size (width) of main and alternate staircase along with balcony approach, corridor, ventilated lobby approach as the case may be.
- c) Location and details of lift enclosures.
- d) Location and size of fire lift.
- e) Smoke stops lobby/door, where provided.
- f) Refuse chutes, refuse chamber, service duct etc. where to be provided.
- g) Vehicular parking space.
- h) Refuse area, if any.
- i) Details of building services, air-conditioning system with position or dampers, mechanical ventilation system, electrical services, boilers, gas pipes etc. where provided.
- j) Details of exits including provision of ramps etc. for hospitals.
- k) Location of generator, transformer and switch gear room where required.
- l) Smoke exhaust system, if any.
- m) Details of fire alarm system network.
- n) Location of centralised control, connecting all fire air, suste, built-in fire protection arrangements and public address system etc. where required.
- o) Location of dimension of static water storage tank and pump room.
- p) Location and details of fixed fire protection installations such as sprinkles wet risers, house reels, drenchers, CO2 installations etc.
- q) Location and details of first-aid fire fighting equipment /installations.
- r) Location for electric transformer.

- (VI) In case of layout of land or plot:
- A site-plan (in required numbers) drawn to a scale not less than 1:500 showing the surrounding lands and existing access to the land included in the layout plan.
  - A layout plan (in required numbers) drawn to a scale of not less than 1:500 showing:
    - Sub-division of the land or plot or building unit with dimension and area of each of the proposed sub-divisions and their use according to these regulations.
    - Width of the proposed streets and internal roads.
    - Dimensions and areas of open space provided for under these regulations.
- (VII) Certificate of undertaking: Certificate in the prescribed form No.2(a), 2(b), 2(c) and 2(d) by the registered Architect/Engineer / Structural Designer / Clerk of Works/ /Developer/ Owner.
- (VIII) Full information should be furnished in Form No.3 and Form No.4 as the case may be along with the plan.
- (IX) The applicant shall also obtain copy of N.O.C. From relevant Authority as per Regulation No.4.2 wherever applicable.

### 3.4 GENERAL NOTATION FOR PLAN

The following notation generally shall be used for plans referred to in 3.3: (III); (IV); (V) and (VI).

Sr. No.	Item	Site Plan	Bldg. Plan
01.	Plot line	Thick black	Thick black
02.	Existing Street	Green	-----
03.	Future Street if any	Green dotted	-----
04.	Permissible lines	Thick black dotted	-----
05.	Open space	No colour	No colour
06.	Existing work	Blue	Blue
07.	Work proposed to be demolished	Yellow Hatched	Yellow Hatched
08.	Proposed work	Red	Red
09.	Work without permission if started on site	Grey	Grey
10.	Drainage and sewerage work	Red dotted	Red dotted
11.	Water supply work	Black dotted	Black dotted

### 3.5 DOCUMENTS TO BE FURNISHED WITH THE APPLICATION

- A person who is required under relevant section of the Act to give any notice or to furnish any plans/sections or written particulars by these Development Control Regulations, shall sign such notice, plans, sections or written particulars or cause them to be signed by him and his duly authorised registered Architect, Engineer, Developer etc, as the case may be, such person or authorised registered Architect, Engineer, Developer shall furnish documentary evidence of his Authority. If such notice or other document is signed by such authorised registered Architect, Engineer, Developer it shall state the name and address of the person on whose behalf it has been furnished.
- Any notice or document shall be delivered to the office of the Competent Authority, within such hours as may be prescribed by the Competent Authority.
- The forms, plans, sections and descriptions to be furnished under these Development Control Regulations shall all be signed by each of the following persons :

- i) A person making application for development permission under relevant section of the Act.
- ii) A person who has prepared the plans and sections with descriptions who may be registered, engineer or an architect.
- iii) A person who is retained or engaged to supervise the said construction.
- iv) A person who is responsible for the structural design of the construction i.e. a structural designer.
- v) A clerk of works who is to look after the day-to-day supervision of the construction.
- vi) A Developer
- d) A person who is engaged either to prepare plan or to prepare a structural design and structural report or to supervise the building shall give an undertaking in Form No.2(a), 2(b), 2(c) and 2(d) prescribed under these Development Control Regulations.
- e) Every person who under the provisions of the relevant sections of the Act may be required to furnish to the Authority any plan or other documents shall furnish copies (in required numbers) of such plans and other documents and copies (in required) of such documents which he may be called upon to furnish. One copy of each such plan and document shall be returned, on approval, to the applicant duly signed by the Competent Authority of the Authority or authorised officer.
- f) It shall be incumbent on every person whose plans have been approved to submit amended plans for any deviation amounting to increase in built-up area, F.S.I., building height or change in plans; he proposes to make during the course of construction of his building work, and the procedure laid down for plans or other documents here to before shall be applicable to all such amended plans.
- g) It shall be incumbent on every person whose plans have been approved, to submit a completion plan showing the final position of erected or re-erected building in duplicate or in required numbers and one copy of plan to be returned to the applicant after approval.
- h) Approval of drawings and acceptance of any statement, documents, structural report, structural drawings, progress certificate, or building completion certificates shall not discharge the owner, engineer, architect, clerk of works and structural designer, Developer, Owner, from their responsibilities, imposed under the Act, the Development Control Regulations and the laws of tort and local acts.
- i) The landowner shall be held responsible if any Unauthorised Consturction, Addition & Alteration is done without prior permission of competent Authority.

### 3.6 PLANS AND SPECIFICATIONS TO BE PREPARED BY REGISTERED ARCHITECT/ENGINEER

The plans and particulars prescribed under regulation No.3.3 above shall be prepared by a registered architect/engineer. The procedure for registration of architect/engineer shall be as laid down in these regulations.

### 3.7 REJECTION OF APPLICATION

If the plans and information given as per regulation No.3.1, 3.2 and 3.3 do not give all the particulars necessary to deal satisfactorily with the development permission application, the application may be liable to be rejected.

### 3.8 CANCELLATION OF PERMISSION

The development permission if secured by any person by any misrepresentation or by producing false documents, such development permission will be treated as cancelled/revoked.



## **4 GENERAL REQUIREMENTS FOR DEVELOPMENT**

### **4.1 MARGIN AND/OR SETBACK**

Any plan for the construction of any structure or building or any part thereof should provide setback and margin from the boundary of the plot or the road line as the case may be as required under these regulations. The road line shall be determined as per the maximum width of the road or street proposed under the BPMC Act-1949 or Development plan proposals or the Town Planning Schemes or any other Local Acts.

### **4.2 DEVELOPMENT OF LAND IN THE DEVELOPMENT AREA**

#### **4.2.1 CONFORMITY WITH OTHER ACTS AND REGULATIONS:**

- (a) Situated and abutting on any of the classified roads of the State Government and the Panchayat shall be regulated and controlled by the Building line and Control line prescribed under the Govt. Department Resolution as amended from time to time.  
Provided that the setback for the building line prescribed in the above resolution of the Department and the marginal distances to be kept open or setbacks to be observed from the road side, prescribed in the Development Control Regulations or in the Town Planning Scheme Regulations whichever is more shall be enforced.
- (b) Whose right of user is acquired under the Petroleum Pipelines (Acquisition of right of user in land) Act, 1962 as amended from time to time shall be regulated and controlled according to the provision of the said Act, in addition to these regulations.
- (c) Situated in the vicinity of an oil well installed by Oil & Natural Gas Commission shall be regulated and controlled according to the provision of the Indian Oil, Mines Regulations - 1933 in addition to these regulations.
- (d) Situated in the vicinity of the Grid Lines laid by the A.E.Co. and Gujarat Electricity Board under the Indian Electricity Rules, 1956 shall be regulated and controlled by the horizontal and vertical clear distances to be kept open to sky
- (e) In restricted / critical zone near the Air Port, construction of building shall be regulated as per the provisions of Civil Aviation Department.
- (f) Situated in the vicinity of the Railway Boundary shall be regulated and controlled according to the standing orders/instructions in force of the Railway Authorities and as amended from time to time.
- (g) Situated anywhere in the Development Area shall be subject to provisions of Gujarat Smoke Nuisance Act, 1963.
- (h) Situated anywhere in the Development area shall be subject to provisions of Water (Prevention and Control of Pollution) Act, 1974.
- (i) Situated anywhere in the Development area shall be subject to provisions of Air Pollution Control Act-1981.
- (j) Situated in the vicinity of the Jail, shall be regulated and controlled according to the standing orders/ instructions / manual in force of the Jail Authority and as amended from time to time.
- (k) Situated anywhere in the Development area shall be subject to provisions of the act related to telecommunication, I.S.R.O., archaeology and conservation/ preservation of monuments.

- (l) Development Permission granted by Competent Authority on the basis of any document/NOC received is not final and conclusive. It shall be considered in true sense and meaning of concerned issuing Authority. This Authority has no legal responsibility for such development permission.
- (m) Situated any where in the Development area shall be subject to provisions of the act related to the protected monument or as per the proposals of the Development plan.

#### 4.2.2 REQUIREMENTS OF SITE:

No land shall be used as a site for the construction of building.

- (a) if the Competent Authority considers that the site is insanitary or that it is dangerous to construct a building on it or no water supply is likely to be available within a reasonable period of time;
- (b) if the site is not drained properly or is incapable of being well drained;
- (c) if the building is proposed on any area filled up with carcasses, excreta, filthy and offensive matter, till the production of a certificate from the Competent Authority to the effect that it is fit to be built upon from the health and sanitary point of view;
- (d) if the use of the said site is for a purpose which in the Competent Authority's opinion may be a source of danger to the health and safety of the inhabitants of the neighbourhood;
- (e) if the Competent Authority is not satisfied that the owner of the building has taken the required measures to safeguard the construction from constantly getting damp;
- (f) if the level of the site is lower than the Datum Level prescribed by the Competent Authority depending on topography and drainage aspects;
- (g) for assembly use, for cinemas, theatres, places of public worship, residential hotels, lodging and boarding houses, unless the site has been previously approved by the Competent Authority and the Commissioner of Police;
- (h) unless it derives access from an authorised street/means of access described in these Regulations;
- (i) for industrial use other than a service industry unless the application is accompanied by a no objection certificate from the appropriate officer of the Industrial Location Policy;
- (j) if the proposed development is likely to involve damage to or have deleterious impact on or is against urban aesthetic of environment or ecology and/or on historical / architectural/esthetical buildings and precincts or is not in the public interest.
- k) If the site is found to be liable to liquefaction by the Competent Authority under the earthquake intensity of the area, except where appropriate protection measures are taken to prevent the liquefaction.
- l) If the Competent Authority finds that the proposed development falls in the area liable to storm surge during cyclone, except where protection measures are adopted to prevent storm surge damage.

#### 4.3 DEVELOPMENT WORK TO BE IN CONFORMITY WITH THE REGULATIONS

- a) All development work shall conform to the Development Plan proposals and the provisions made under these regulations. If there is a conflict between the requirements of these regulations and Town Planning Schemes Regulations, if any, in force the requirement of these regulations shall prevail.

Provided relaxation/special provisions mentioned against respective final plots shall prevail above these regulations.

Provided in case of proposed road town planning scheme road shall prevail.

- b) Change of use : No building or premises should be changed or converted to a use other than the sanctioned use without prior permission of the Authority in writing. Change of use not in conformity with these regulations shall not be permissible.

#### 4.4 DOCUMENT AT SITE

- (i) Development Permission : The person to whom a development permission is issued shall during construction, keep -

(a) posted in a conspicuous place, on the site for which permission has been issued a copy of the development permission and

(b) a copy of the approved drawings and specification referred to in Regulation No. 25 on the site for which the permission was issued.

#### 4.5 INSPECTION

##### (1) Inspection at various stages :-

The Competent Authority at any time during erection of a building or the execution of any work or development, make an inspection thereof without giving prior notice of his intention to do so.

##### (2) Inspection by Fire Department :-

For all multi-storied, high-rise and special building the work shall also be subject to inspection by the Chief Fire Officer, or Competent Authority shall issue the occupancy certificate only after clearance by the said Chief Fire Officer/Competent Authority.

##### (3) Unsafe building :-

All unsafe building shall be considered to constitute danger to public safety hygiene and sanitation and shall be restored by repairs or demolished or dealt with as otherwise directed by the Competent Authority as prescribed in regulation 18.4(4)

##### (4) Unauthorised development :-

In case of unauthorised development, the Competent Authority shall

(a) take suitable action which may include demolition of unauthorised works as provided in The Gujarat Town Planning & Urban Development Act-1976 and the relevant provisions of the Bombay Provincial Municipal Corporation Act-1949.

(b) take suitable action against the registered architect/ engineer, developer and other, as mentioned in Regulation no. 2.77.

#### 4.6 GENERAL

##### (1) KABRASTAN, BURIAL GROUND ETC.

The land occupied by the graveyards, kabrastans, burial grounds, crematoria and allied actions which are marked with green verge in the plan shall not be allowed to be built upon and shall be kept permanently open.

##### (2) EDUCATIONAL INSTITUTION

No educational institution except K.G., primary, secondary schools and higher secondary school shall be permitted within the area of walled city, villages and Railwaypura.

##### (3) IMPROVEMENT SCHEME

No development permission shall be issued for development of area designated for improvement scheme until such scheme is prepared and finalised by the Competent/ Appropriate Authority.



## (4) CO-OWNERS CONSENT

In cases where the building construction is as per regulations but the co-owners are not giving consent either at the time of building permission or at the time of occupation permission, the Competent Authority may issue permission after giving opportunity of hearing to the co-owners and considering the merits and demerits of individual case.

## (5) WIDTH OF APPROACH AT BRIDGE

Width of the approach of over-bridge or under-bridge shall not be considered towards width of the road at the time of permitting the height, use development of buildings near the over-bridge or under-bridge.

## 5 DECISION OF THE AUTHORITY

### 5.1 GRANT OR REFUSE OF THE PERMISSION APPLICATION

"On receipt of the application for Development Permission, the Competent Authority after making such inquiry and clearance from such an expert whenever considered necessary for the safety of building, as it thinks fit may communicate its decisions granting with or without condition including condition of submission of detailed working drawing/ structural drawing along with soil investigation report before the commencement of the work or refusing permission to the applicant as per the provisions of the Act.

The Competent Authority, however, may consider to grant exemption for submission of working drawing, structural drawing and soil investigation report in case the Competent Authority is satisfied that in the area where the proposed construction is to be taken, similar types of structure and soil investigation reports are already available on record and such request is from an individual owner/developer, having plot of not more than 500 sqmt. in size and for a maximum 3 storeyed residential building."

As per the guidelines on "soil testing", if the local site conditions do not require any soil testing or if a soil testing indicates that no special structural design is required, a small building having ground + 1 or 2 floors, having load bearing structure, may be constructed.

If the proposed small house is to be constructed with load bearing tupe masonry construction technique, where no structural design is involved, no certificate from a Structural Designer will be required (to be attached with Form 2-D). However, a 'Special Building Information Schedule', appended herewith, has to be submitted, duly filled in,

Such load bearing masonry construction has to be done as per the following guidelines prepared by Dr. Anand Swarup Arya and published by Gujarat State Disaster Management Authority:

On receipt of the application for Development Permission, the Competent Authority after making such inquiry as it thinks fit may communicate its decisions granting or refusing permission to the applicant as per the provisions of the Act. The permission may be granted with or without conditions or subject to any general or special orders made by the State Government in this behalf. The Development permission shall be in Form No.D and it should be issued by an officer authorised by the Competent Authority in this behalf. Every order granting permission subject to conditions or refusing permission shall state the grounds for imposing such conditions or for such refusal.

The competent Authority, after making preliminary scrutiny of the plans received, may give preliminary development permission by taking an affidavit from the owner the margin built-up area, internal roads, open spaces, parking and common plots shall be kept as per G.D.C.R. After making

### 5.2 SUSPENSION OF PERMISSION

Development permission granted under the relevant section of the Act deems to be suspended in cases of change of ownership, resignation by any of the licenses till the new appointments are made. Any work on site during this time shall be treated as unauthorized development without any due permission.

### 5.3 GRANT OF DEVELOPMENT PERMISSION

#### 5.3.1 GRANT OF DEVELOPMENT PERMISSION

shall mean acceptance by the Authority of the following requirements:

- i) Permissible built-up area.
- ii) Permissible floor space index.
- iii) Height of a building and its various stories.
- iv) Permissible open spaces enforced under regulations, C.P., Marginal spaces, other open spaces, set backs etc.
- v) Permissible use of land and built spaces.
- vi) Arrangements of stairs, lifts, corridors and parking.
- vii) Minimum requirements of high-rise buildings including N.O.C. from Fire Officer/Fire Safety Consultant as appointed by the Appropriate Authority.
- viii) Minimum requirement of sanitary facility and other common facility.
- ix) Required light and ventilation.  
Provided that it shall not mean acceptance of correctness, confirmation, approval or endorsement of and shall not bind or render the Authority liable in any way in regard to:
- i) title of the land or building.
- ii) easement rights.
- iii) variation in area from recorded areas of a plot or a building.
- iv) structural reports and structural drawings.
- v) workmanship and soundness of material used in construction of the building.
- vi) location and boundary of the plot.

### 5.3.2 SERVICE AND AMENITIES FEES

Permission for carrying out any development shall be granted by the competent authority only on payment of service and amenities fees for execution of works referred to in clause [(vi)-a] of sub-section (I) of Section 23 of the Act and for provision of other services and amenities at the following rates in Ahmedabad Urban Complex Area as delineated in the Revised Development Plan of AUDA. This fees and maintenance charges may be revised on review by competent authority from time to time.

- a) Service and amenities fees shall be levied as under for any development within the Ahmedabad Urban Complex excluding agricultural zone, and gamtal.
  - i) Rs. 100.00 per sq. mt. of built up area for the intended development of all uses.
  - ii) Rs. 50.00 per sq. mt. of built up area of intended development for schools, colleges, educational institution, charitable trusts, government and semi government building.

Provided these regulation shall not be applicable in the town planning scheme area and in the approved existing buildings. These fees shall not be leviable once the intention of making a town planning scheme is declared.

- b) However these service and amenities fees shall be adjusted against the net amount to be paid by the owner in the town planning scheme.

### 5.4 LIABILITY

Notwithstanding any development permission granted under the Act and these regulations, any person undertaking any development work shall continue to be wholly and solely liable for any injury or damage or loss whatsoever that may be caused to any one in or around the area during such construction and no liability whatsoever in this regard shall be cast on the Authority.

### 5.5 RESPONSIBILITIES OF THE APPLICANT

Neither the grant of development permission nor the approval of the plans, drawings and specifications shall in any way relieve the applicant of the responsibility for carrying out the development in accordance with requirement of these regulations.

**5.6 DEVELOPMENT WITHOUT PRIOR LEGITIMATE PERMISSION**

In cases where development has already started/commenced on site for which development permission in writing of the Competent Authority is not obtained, but where this development on site is in accordance with the provisions of these regulations, the development permission for such work on site without the prior permission may be granted by the Competent Authority on the merits of each individual case. For such development works, over and above such other charges/fees may be otherwise leviable, the additional amount shall be charged on such total built up area as per the following rates:

- |   |   |
|---|---|
| 1. Application for development permission is made but development is commenced as per submitted plan. | 5 times of regulation<br>No. 3.2.1 to 3.2.4 |
| 2. Application is made but development has been commenced but not as per submitted plan.              | 10times of regulation<br>No. 3.2.1 to 3.2.4 |
| 3. Application for development permission is not made and development is commenced.                   | 15times of regulation<br>No. 3.2.1 to 3.2.4 |
| 4. All other open uses including layout and sub-division of land.                                     | 2 times of regulation<br>No. 3.2.1 to 3.2.4 |

**NOTE:-**

Minimum additional amount shall be Rs.1000.00 for residential and Rs.5000.00 for others.

**5.7 DEVIATION DURING COURSE OF CONSTRUCTION**

Notwithstanding anything stated in the above regulations it shall be incumbent on every person whose plans have been approved to submit revised (amended) plans for any deviations he proposes to make during the course of construction of his building work and the procedure laid down for plans or other documents here to before shall apply to all such Revised (amended) plans.

**EXPLANATION: for 5.1 to 5.7:**

This provision does not entitle the owner or his supervisor to make any deviations in contravention of the provisions of the Act, and these regulations.

## 6 INSPECTION

### 6.1 GENERAL REQUIREMENTS

The building unit intended to be developed shall be in conformity with Regulation No. 4.2.2. Generally all development work for which permission is required shall be subject to inspection by the Competent Authority.

- a) The applicant shall permit authorised officers of the concerned Competent Authority to enter the plot for which the development permission has been sought granted for carrying out development at any reasonable time for the purpose of enforcing these regulations.
- b) The applicant shall keep during carrying out of development, a copy of the approved plans on the premises where the development is permitted to be carried out.
- c) The applicant shall keep a board at site of development mentioning the survey No, city survey No, Block No, Final Plot No., Sub plot No., etc. name of owner and name of Architect/Engineer / Developer /Structural Designer/Clerk of the Works.

### 6.2 PROCEDURE DURING CONSTRUCTION

(a) Recognised stages for progress certificate and checking:-

- 1) Following shall be the recognised stages in the erection of every building or the execution of every work:-
  - i) Plinth, in case of basement before the casting of basement slab.
  - ii) First storey.
  - iii) Middle storey in case of High-rise building.
  - iv) Last storey.

2) "At each of the above stages, the owner / developer under these Development Control Regulations shall submit to the competent designated officer of the Competent Authority a progress certificate in the given formats [Form Nos. 6(a) – 6(d)]. This progress certificate shall be signed by the architect *Structural Designer and* supervising engineer.

3) No person in-charge at any stage shall, except with previous written permission of the Competent Authority, carry out further work after the issue of any requisition of these Development Control Regulations in respect of the any previous stage unless the requisition has been duly complied with and the fact reported to the Competent Authority.

4) The progress certificate shall not be necessary in the following cases:

- i) Alteration in Building not involving the structural part of the building.
- ii) Extension of existing residential building on the ground floor up to maximum 15 sq.mts. in area.

(b) "On receipt of the progress certificate from the owner/developer, it shall be the duty of the Competent Authority, if found necessary, to check any deviation from the approved plan and convey decision within 7-days to the owner/developer accordingly for compliance.

(c) Completion Report:

1) It shall be incumbent on every person whose plans have been approved, to submit a completion report in Form No.7.

2) It shall also be incumbent on every person who is engaged under this Development Control Regulations to supervise the erection or re-erection of the building, to submit the completion report in form No.8 prescribed under these Development Control Regulations.

3) No completion report shall be accepted unless completion plan is approved by the Competent Authority.



- (d) The final inspection of the work shall be made by the concerned Competent Authority within 21 days from the date of receipt of notice of completion report.

### 6.3 OCCUPANCY CERTIFICATE

The applicant shall obtain occupancy certificate from the Competent Authority prior to any occupancy or use of development so completed.

### 6.4 ILLEGAL OCCUPATION OF BUILDING

- (a) Notwithstanding the provision of any other law to the contrary the competent Authority may by written notice, order any building or any portion thereof to be vacated forthwith or within the time specified in such notice:-
- (i) if such building or portion thereof has been unlawfully occupied in contravention of these regulation.
- (ii) if a notice has been issued in respect of such building or part thereof requiring the alteration or reconstruction of any works specified in such notice have not been commenced or completed.
- (iii) if the building or part thereof is in a ruinous or dangerous condition, which are likely to fall and cause damage to any person occupying, restoring to or passing by such building/structures or any other structure or place in the neighbourhood thereof.
- (b) The reasons for requiring such building, or portion thereof to be vacated should be clearly specified in every such notice.
- (c) The affixing of such written notice on any part of such premises shall be deemed a sufficient intimation to the occupiers of such building or portion thereof.
- (d) On the issue of such notice, every person in occupation of the building or portion thereof to which the notice relates shall vacate the building or portion as directed in the notice and no person shall so long as the notice is withdrawn, enter the building or portion thereof, except for the purpose of carrying out any work of reinstatement which he may lawfully permitted to carry out.
- (e) The Competent Authority may direct that any person who acts in contravention of above provision or who obstructs him in any action taken under these regulations shall be removed from such building or part thereof by any police officer, and may also use such force as is reasonably necessary to effect entry in the said premises.
- (f) The cost of any measures taken under this provision shall be recovered from the owners/occupants.

### 6.5 ILLEGAL DEVELOPMENT

- (1) If the Competent Authority is certified that the erection of any building or the execution of any such work has been unlawfully commenced or is being unlawfully carried on upon any premises he may, by written notice, require the person directing or carrying on such erection or execution to stop the same forthwith.
- (2) If such erection or execution is not stopped forthwith, the Competent Authority may direct that any person directing or carrying on such erection or execution shall be removed from such premises by any police officer and may cause such steps to be taken as may consider necessary to prevent the re-entry of such person on the premises without permission.
- (3) The cost of any measures taken under sub-section(2) shall be paid by the said person.

**6.6 DEVELOPMENT WITHOUT PERMISSION**

- (1) If any work or thing requiring the written permission of the Competent Authority under any provision of this Act or any rule, regulation is done by any person without obtaining such written permission, is subsequently suspended or revoked for any reason by the Competent Authority, such work or thing shall be deemed to be unauthorised and, subject to any other provision of this Act, the Competent Authority may at any time, by written notice, require that the same shall be removed, pulled down or undone, as the case may be, by the person so carrying out or doing. If the person carrying out such work or doing such thing is not the owner at the time of giving such notice shall be liable for carrying out the requisitions of the Competent Authority.
- (2) If within the period specified in such written notice the requisitions contained there are not carried out by the person or owner, as the case may be the Competent Authority may remove or alter such work or undo such thing and the expenses there of shall be paid by such person or owner as the case may be.



## 7 OCCUPANCY CERTIFICATE

---

### 7.1 APPLICATION FOR OCCUPANCY

The Competent Authority shall within twenty one days from the date of receipt of the completion report required under Regulation 6.2(c) communicate its decision after necessary inspection about grant of occupancy certificate indicated in Regulation No.6.2(d).

The Concerned Authority issuing occupancy certificate before doing so shall consult concerned designated Authority to inspect the building and issue a certificate that necessary requirements for the fire protection under these regulations as per regulation No.18.2 have been fulfilled and if not so, the applicant shall be asked to carry out necessary additions, alterations or rectification to the satisfaction of the designated Authority before issuing occupancy certificate.

### 7.2 ISSUE OF OCCUPANCY CERTIFICATE

The Authority issuing occupancy certificate before doing so shall ensure that

- (i) The trees as per the regulation No.31 are planted on site or ensure this by taking suitable deposits as decided from time to time for specific period by the Competent Authority.
- (ii) Parking space is properly paved & the lay-out of parking space is provided as per the approved plans. Sign- boards indicating the entrance, exit and location of parking spaces for different types of vehicles, shall be permanently erected and maintained at the prominent place in every building unit.
- (iii) Certificate of lift Inspector (Government of Gujarat) has been procured & submitted by the owner, regarding satisfactory erection of Lift.
- (iv) Proper arrangements are made for regular maintenance of lift as provided in NBC and in these regulations
- (v) The Certificate of Competent Authority and or fire department for completion and or fire requirements as provided in these regulations has been procured and submitted by the owner.
- (vi) Proper arrangements are made for regular maintenance of fire protection services as provided in NBC and in these regulations
- (vii) There shall be a percolating well in a building unit having area more than 1500 sq. mts.
- (viii) If any project consists of more than one unit and any unit is completed as per provisions of G.D.C.R.. (Such as Parking, Common Plots, Internal Roads, Height of the Building, Infrastructure facilities, lift and fire safety measures), the competent authority may issue completion certificate for such unit.

The occupancy certificate shall not be issued unless the information is supplied by the owner and the Engineer / Architect concerned in the schedule as prescribed by the Competent Authority from time to time.

## 8 DEVELOPMENT UNDERTAKEN ON BEHALF OF GOVERNMENT

---

As per the provisions of Section 39 of the Act and Rule 15 of the Rules, the Office-in-Charge of a Government Dept. shall inform in writing to the Authority of the intention to carry out development for its purpose along with such development or construction.

- 1) An official letter of Government Department addressed to the Authority or as the case may be to the authorised officer giving full particulars of the development work or any operational construction.
- 2) Building plan confirming to the provisions of Development Control Regulations and Development Plan for the proposed development work to a scale of not less than 1 : 100.
- 3) Plans confirming to the provisions of Development plan showing complete details of the operational construction as defined under Clause (xvii) of Section 2 of the Act such as detailed alignment, layouts, locations and such other matters with measurements.
- 4) Statement indicating the use of land confirming to the permissible land use zone, proposed to be made by the Government Dept. for carrying out the development work.
- 5) The proposals of the Development Plan or Town Planning Scheme affecting the land.
- 6) A Site Plan (of required copies) of the area proposed to be developed to a scale of not less than 1 : 500.
- 7) Detailed plan (of required copies) showing the plans, sections and elevations of the proposed development work to a scale of 1 : 100.
- 8) In case of layout of land or plot:
  - i) A site plan (of required-copies) drawn to a scale of 1:500 showing the surrounding land and existing access to the land included in the layout.
  - ii) A layout plan (of required copies) drawn to a scale of not less than 1 : 500 showing sub-divisions of the land or plot with dimensions and area of each of the proposed sub-divisions and their use. Provided that in the case of works proposed to be undertaken by the local military Authority of the Defence Ministry, the provisions of clause (2) and (3) shall not apply and such Authority shall be required to submit the layout plans.

## **9 REGISTRATION OF ARCHITECT, ENGINEER, STRUCTURAL DESIGNER, CLERK OF WORKS, DEVELOPER.**

---

### **9.1 APPLICATION FOR REGISTRATION**

The Competent Authority shall register Architect, Engineer, Structural Designer, Clerk of Works, Site Supervisor, Developer. Application for registration as Architect, Engineer, Structural Designer, Clerk of Works, Site Supervisor, Developer, shall be in Form No.10. Registration shall be valid for the period of five years or part thereof and shall be renewable or part thereof.

### **9.2 REVOCATION OF REGISTRATION**

A registration shall be liable to be revoked temporarily or permanently by the Competent Authority if the registered person is found guilty of negligence or default in discharge of his responsibilities and duties or of any breach of any of these Regulations.

Provided that he shall be given a show cause notice and afforded reasonable opportunity of being heard by the Competent Authority for the purpose of these Regulations.

### **9.3 DUTIES & RESPONSIBILITIES**

#### **9.3.1 GENERAL DUTIES AND RESPONSIBILITIES APPLICABLE TO ALL**

- (i) They shall study and be conversant with the provisions of the Local Acts, the rules and made thereunder, The Gujarat Town Planning & Urban Development Act-1976, the rules and regulations made thereunder, policy-orders and standing orders approved by the Competent Authority and the other instructions circulated by the Competent Authority and the provisions in force from time to time along with the instructions printed/mentioned on prescribed application forms & permission letter.
- (ii) They shall inform the Competent Authority of their employment/assignment / resignation for any work within 7 days of the date of such employment / assignment / resignation.
- (iii) They shall prepare and submit all plans either new or revised when necessary, required documents and other details they are required to do so in a neat, clean and legible manner and on a durable paper properly arranged and folded in accordance with the provisions prevailing time to time.
- (iv) They shall submit plans, documents and details without any scratches or corrections. Only small corrections will be permitted with proper initials. They shall correctly represent all the site conditions including grown up trees.
- (v) They shall personally comply with all requisitions/ queries received from the Competent Authority in connection with the work under their charge, promptly expeditiously and fully at one-time. Where they do not agree with requisitions/ queries, they shall state objections in writing, otherwise for non-compliance of any requisition/query within stipulated time, the plans and applications shall be filed forthwith, and shall not be re-opened.
- (vi) They shall immediately intimate to the owners the corrections and other changes they make on the plans, documents and details, as per requisitions/queries from the Competent Authority.
- (vii) They shall clearly indicate on every plan, document & submission, the details of their designation such as registered Engineer, registered Structural Designer etc. with registration number with date, full name and their address below the signature for identification.
- (viii) They or their authorised agent or employee, shall not accept the employment for preparation

and submission of plans-documents and supervision of any work if the same is intended or proposed to be or being executed or already executed in contravention of provisions of Local Acts, Gujarat T.P. & U.D. Act-1976, rules, regulations and any orders made there under and any Regulations or rules for the time being in force under the Act.

- (ix) The registered person shall apply for undertaking the responsibility for the particular work in the forms prescribed by the Appropriate Authority.
- (x) The registered person shall provide the information and undertaking for the work undertaken by him in the forms prescribed by the Competent Authority from time to time.
- (xi) They shall compulsorily appoint a clerk of works irrespective of type of building/construction in all building units having proposed built-up areas more than 1000 Sq.Mts. for over all constant supervision of construction work on site and such person appointed shall not be allowed to supervise more than one such site at a time.
- (xii) The Architectural and Structural Designer shall be responsible for adhering to the provisions of the relevant and prevailing 'Indian Standard Specifications'. They will not be held responsible for the severe damage or collapse that may occur under the natural forces going beyond their design forces provided in the above 'Indian Standard Specifications'

### 9.3.2 ARCHITECT:

#### (A) QUALIFICATION AND EXPERIENCE :

A person registered under the provision of Architect Act, 1972 as an Architect OR Bachelors Degree in Architecture/Diploma in Architecture Equivalent to B.Arch. with 2 yrs. experience.

#### (B) SCOPE WORK & COMPETENCE :

- (i) Preparation & planning of all types of lay-outs & submission drawings and to submit certificate of supervision, progress report & certificate of completion for all types of buildings in accordance to the provisions of building regulations
- (ii) Supervision & execution of construction work as per specifications & drawings prepared by authorised registered structural designer & engineer.

#### (C) DUTIES AND RESPONSIBILITIES :

- (a) He/she shall be responsible for making adequate arrangements to ensure not only that the work is executed as per the approved plans but also is confirmation with the stipulations of the National Building Code and the I.S.I. standards for safe and sound construction and non-hazardous functioning of the services incorporated in the building and for making adequate provisions for services and equipment for protection from fire hazards as per the stipulations of the National Building Code in the buildings and shall obtain N.O.C. from the Chief Fire Officer or concerned designated Authority/Consultant before applying for occupation certificate.
- (b) He or She shall, on behalf of the owner, submit the progress certificates, completion certificates and the occupation certificate and obtain the same as required under the regulations
- (c) If the services of the registered architect are terminated, he shall immediately inform the Competent Authority about his termination and the stage of work at which his services have been terminated. The registered architect appointed as replacement of the preceding architect shall inform about his appointment on the job, and inform the Competent Authority of any deviation that might have occurred on the site with reference to the approved drawings and the stage at which he is taking over the charge. After Competent Authority has inspected the site for his report, the newly appointed architect shall allow the work to proceed under his direction.
- (d) The registered architect appointed on the work shall inform the Competent Authority immediately on termination of the services of the registered/structural designer, construction contractor, clerk of works, site supervisor, plumber or electrician and

shall not allow the work to continue till the vacancy is filled by appointment of another person and the certificate of appointment of such person is submitted in the appropriate Authority.

- (e) He or she shall instruct the relevant agency that adequate provisions are made for ensuring the safety of workers and others during excavation, construction and erection.
- (f) He or she shall instruct the relevant agency that adequate provisions are made for providing safe and adequate temporary structures required for construction and development.

**(D) REGISTRATION :**

- (i) The registration fee if any shall be payable as prescribed by the Competent Authority from time to time.
- (ii) The Competent Authority may black-list an architect in case of serious defaults or repeated defaults and shall inform the council of Architect, India to take suitable action against such person under the provisions of Architect Act-1972. The registration shall be liable to be revoked temporarily or permanently by the Competent Authority in such cases of negligence or default.

**9.3.3 ENGINEER :**

**(A) QUALIFICATION AND EXPERIENCE**

A degree in Civil Engineering or Associate Membership (Civil Engineering) of the Institution of Engineers, India (AMIE) or building construction or its equivalent qualification recognised by All India Board of Technical Education or a Diploma in Civil Engineering or Diploma in building construction recognised by State Board of Technical Examination of any State of India. In addition to the qualifications stated above, the applicant should have at least five years experience in professional work if he is a holder of a Diploma in Civil Engineering/or AMIE.

**(B) SCOPE OF WORK & COMPETENCE :-**

- (i) Preparation & planning of all types of lay-outs except special structures as shown in regulation No.18.1 & submission drawings and to submit certificate of supervision & completion for all types of buildings. Provided person having qualification of a Diploma in Civil Engineering shall be permitted for low rise buildings only.
- (ii) Supervision & execution of construction work as per specifications & drawings prepared by authorised registered structural designer.
- (iii) He/she can prepare & submit structural details & calculations for buildings of load bearing structures.

**(C) DUTIES AND RESPONSIBILITIES:-**

As per 9.3.2(c), with reference to engineer in place of Architect.

**(D) REGISTRATION :-**

- (i) The registration fees if any shall be payable as prescribed by the Competent Authority from time to time.
- (ii) If he/she is found negligent in his/her duties & responsibilities. The Competent Authority may black-list an Engineer in case of serious defaults or repeated defaults and shall inform the Institution of Engineers, India to take suitable action against such person. The registration shall be liable to be revoked temporarily or permanently by the Competent Authority in such cases of negligence and default.



**9.3.4 STRUCTURAL DESIGNER:****(A) QUALIFICATION AND EXPERIENCE:-**

A Degree in Civil Engineering or its equivalent qualification recognised by All India Council of Technical Education or Associate Member (Civil Engineer) of the Institute of Engineers. In addition to above qualification, the applicant should have at least five years experience in structural design, two years of which must be in a responsible capacity in form of structural designer.

OR

A Master's degree in structural engineering from a recognised institute and at least two years experience in structural design work.

OR

A Doctor's degree in structural design from a recognised institute and at least one year experience in structural design work.

**(B) SCOPE OF WORK & COMPETENCE:-**

To prepare & submit structural details for -

- i). All types of Buildings.
- ii) Special structures.

**(C) DUTIES AND RESPONSIBILITIES:-**

- (a) To prepare a report of the structural design.
- (b) To prepare detailed structural design and to prescribe the method and technique of its execution strictly on the basis of the National Building Code or relevant Indian Standard specifications.
- (c) To prepare detailed structural drawings and specifications for execution indicating thereon, design live loads, safe soil bearing capacity, specifications of material, assumptions made in design, special precautions to be taken by contractor to suit the design assumptions etc. whatever applicable.
- (d) To supply two copies of structural drawings to the site supervisor.
- (e) To inspect the works at all important stages and certify that the work being executed is up to the satisfaction of the Architect/Engineer.
- (f) To certify the structural safety and overall structural soundness of the building to the Architect/Engineer.
- (g) To advise the Owner/Architect/Engineer for arranging for tests and their reports for soil, building material etc. for his evaluation and design consideration.
- (h) He shall prepare the revised calculations & drawings in case of any revision with reference to the earlier submission of drawing & design in a particular case.
- (i) To submit the certificate of structural safety and over all structural soundness of building to Competent Authority.
- (j) To inform in writing the Competent Authority within 7 days, if for any reason he is relieved of his appointment/responsibilities as the registered Structural designer for the development.
- (k) Not to provide services to further or advance work of any type on any development that does not comply with the regulation or is unauthorised as per the GDCR.

**(D) REGISTRATION :-**

As per 9.3.2 (D), with reference to structural designer in place of Architect.

**9.3.5 CLERK OF WORKS / SITE SUPERVISOR :****(A) QUALIFICATION AND EXPERIENCE:-**

A Degree in Civil Engineering or its equivalent qualification recognised by All India Board of Technical Education or Diploma in Civil Engineering recognised by State Board of Technical Examinations of any state in India. A degree in Architect or diploma in Architect equivalent qualification to degree.

In addition to the above qualifications, the applicant should have at least three years experience in professional work if he is an holder of Diploma in Civil Engineering and must have at least one year experience if he is an holder of Degree in Civil Engineering, or degree in Architecture.

OR

Diploma in Building construction technology from a recognised institute & at least five years experience in building construction Line.

OR

Bachelor's degree with specialised training in building construction and technology at Bachelor's level from a recognised institute and at least two years experience in construction work.

**(B) SCOPE OF WORK:-**

Execution of all framed structure high rise buildings, public buildings, buildings with basement/cellar, and irrespective of above type of buildings/construction in all building units having built-up area more than 1000-Sq.mt.

**(C) DUTIES AND RESPONSIBILITIES :-**

- (a) To adhere strictly to the structural drawing specifications and written instructions of the structural designer and architect/Engineer.
- (b) To follow the provisions of N.B.C. or I.S. specifications as regards materials, components, quality control and the process of construction.
- (c) To provide for safety of workers and others during excavation, construction and erection.
- (d) To provide safe and adequate temporary structure required for construction & erection.
- (e) To bring to the notice of the structural designer and Architect/ Engineer/ any situation or circumstances which in his opinion are liable to endanger the safety of structure.
- (f) To deposit with the Competent Authority one set of working drawings of the works executed along with the progress certificates before proceeding to the next stage of the work.
- (g) He shall be in charge of site and responsible for overall supervision of the work.
- (h) He shall ensure that all the works under his charge are carried out in conformity with the approved drawings and as per the details and specifications supplied by the registered Architect/Engineer/.
- (i) He shall take adequate measures to ensure that no damage is caused to the work under construction and the adjoining properties.
- (j) He shall also ensure that no undue inconvenience is caused in the course of his work to the people in neighbourhood.
- (k) He shall also ensure that no nuisance is caused to traffic & neighbouring people by way of noise, dust, smell, vibration etc. in the course of his work.

**(D) REGISTRATION.**

As per 9.3.2 (D).



**9.3.6 DEVELOPER:****(A) QUALIFICATION AND EXPERIENCE:-**

The person/firm acting as Developer shall be of proved merits and experience.

**(B) DUTIES AND RESPONSIBILITIES.**

The responsibilities of developers shall be:

1. To obtain and submit to the Competent Authority, along with application for development permission, each progress report and application for occupation certificate.
2. To appoint a Registered Architect/ Engineer and Structural Designer.
3. To obtain at relevant stages certificates from them, for submission to the Competent Authority, that in designing the real estate development and providing detailed drawings and specifications for it they have complied with requirements as laid out in the GDCR.
4. To appoint a registered site supervisor.
5. To obtain and adhere to the quality assurance procedure prepared by the registered site supervisor.
6. To adequately enable the site supervisor to carry out his responsibilities.
7. To certify along with the site supervisor that construction of the real estate development has been carried out as per the design, detailed drawings and specifications provided by the Architect/Engineer and the Structural Designer.
8. To obtain development permission from the Competent Authority prior to commencement of construction of the real estate development
9. To regularly submit progress reports and certificates as required by the Competent Authority.
10. To inform in writing the Competent Authority within 7 days, if for any reason he ceases to be the developer or is relieved of his responsibilities as the developer of the real estate development
11. To inform in writing the Competent Authority within 7 days, if for any reason any of the registered professionals appointed by him have been relieved of their responsibilities.
12. The appointment of the registered Architect/ Engineer shall mean that he has authorised the Architect/Engineer to do all things necessary and to take all adequate measures for preparing the design, drawings and specifications for the project and to appoint on his behalf appropriate persons to act as registered, clerk of works site supervisor, required for the proper execution of the project and to retain on behalf of the owner any other specialist or expert required on the work of the project.
13. He shall not cause or allow any deviations from the approved drawings, in the course of the execution of the project against the instruction the instruction of Architect /Engineer /Site Supervisor/Clerk of Works/Structural Designer and shall bear all responsibility for any irregularity committed in the use and function of the building or its parts for which the approval has been obtained.
14. When no registered construction contractor or site supervisor is required to be appointed and not appointed he shall be responsible for their duties and responsibilities under the Regulations.
15. He shall not commence the use of building or shall not give the possession to occupy the building to any one before obtaining the occupancy certificate from the Competent Authority.
16. He shall provide adequate safety measures for structural stability and protection against fire hazards likely from installation of services like electrical installation, plumbing, drainage, sanitation, water supply etc. wherever required under the regulations.
17. He shall exhibit the names of registered persons only, on site and no additional names will be

exhibited/displayed.

18. He shall explain the construction design and its intended use as per approved plan only, to the prospective purchaser of the premises under construction.

**(C) REGISTRATION :-**

As per 9.3.2 (D).

**9.3.7 RESPONSIBILITIES OF OWNERS**

**9.3.7.1 THE RESPONSIBILITIES OF AN OWNER SHALL BE:**

- (i) To appoint a registered architect/engineer and structural designer;
- (ii) To obtain at relevant stages, for submission to the Competent Authority, certificates from them that in designing the development and providing detailed drawings and specifications for it they have complied with requirements as laid out in the GDCR.
- (iii) To appoint a registered site supervisor.
- (iv) To obtain and adhere to the quality assurance procedure prepared by the registered site supervisor.
- (v) To adequately enable the site supervisor to carry out his responsibilities.
- (vi) To certify along with the site supervisor that construction of the development has been undertaken as per designs, detailed drawings and specifications provided by the Architect/Engineer and the Structural Designer.
- (vii) To obtain development permission from the Competent Authority prior to the development.
- (viii) To regularly submit progress reports and certificates as required by the Competent Authority.
- (ix) To obtain an occupancy certificate from the Competent Authority prior use being made of the development.
- (x) To inform in writing the Competent Authority within 7 days, if for any reason he ceases to be relieved of his responsibilities as the owner of the development.
- (xi) To inform in writing the Competent Authority within 7 days if for any reason any of the registered professionals appointed by him have been relieved of their responsibilities.

**9.4 APPOINTMENT OF EMPLOYEES**

**9.4.1 IN CASE OF TERMINATION OF EMPLOYEES:**

In case of termination of employment of any of the persons employed under Regulations, It shall be the duty of the person employed to intimate immediately in writing to the Competent Authority specifically indicating the stage up to which he has supervised the construction. In the absence of any such intimation and until such intimation has been received, person so last engaged shall be deemed to continue to supervise the work in question.

**9.4.2 IN CASE OF DEATH OF EMPLOYEES:**

Where any of the persons employed under these Regulations and required for the execution of the projects dies or ceases to be employee before such building work is completed, the further erection of such building or the further execution of such work shall forthwith be suspended until another person as required under these Regulations is engaged and his name has been duly communicated to the Competent Authority.

## **10 DEVELOPMENT OF LAND**

### **10.1 LAYOUT OF BUILDING UNIT**

#### **10.1.1 AMALGAMATION AND/OR SUBDIVISION OF BUILDING UNIT :**

In the case of a building unit which requires to be developed by laying out into sub-plots or amalgamation of sub-plot and providing internal roads, no development permission shall be issued to the owner or the person who has right to develop it, unless the said owner or person who has right to develop has applied and has got this land approved by the Competent Authority as a "Building Unit" or "Building Units". In case of sub-plotting the ratio between the length of the adjacent side is not more than 2. However this condition of ratio will not be applicable if the smaller side of the building unit is 10.50 mts or more in length.

Provided, however that the Local Authority may postpone the enforcement of construction or pucca roads with footpaths including street light, trees, water supply lines, storm water drains, sewer lines, collection and disposals of solid waste, street lighting etc. to such future date as agreed to by the Local Authority upon the owner or occupier of the building units passing an undertaking to execute the work at his cost before the expiry of such future date in the form prescribed by the Local Authority.

#### **10.1.2 AMALGAMATION AND/OR SUBDIVISION OF BUILDING UNIT WITH EXISTING STRUCTURES**

In the case of building units with existing buildings, its sub-division or amalgamation shall not be approved unless it fulfils all the requirements under these regulations.

#### **10.1.3 AMALGAMATION OF LANDS /BUILDING UNIT ABUTTING ON 18.0 M. AND ABOVE WIDE ROAD**

Amalgamation of Building unit abutting on 18.00 mt. and above width road shall be permitted subject to depth of the building unit shall not exceed three time the Frontage of the building unit abutting on road.

### **10.2 INTERNAL BUILDING LAYOUT IN A BUILDING UNIT**

In the case of a building unit which is intended to be developed with internal roads, buildings, and other structures, no development permission shall be issued to the owner or the person who has right to develop it, unless the said owner or person who has right to develop has applied and has got the internal layout approved by the Competent Authority as per these Regulations.

### **10.3 LEVEL OF BUILDING UNIT**

The general level of the building unit shall not be lower than the level of the crown of the road in front. Provided that in the case of plot, the level of which is lower than the crown of the road in front and which in the opinion of the Competent Authority, could be drained off in the storm water drainage and sewer, the competent Authority may permit a suitable lower level.

### **10.4 REQUIREMENT OF ROAD WIDTH FOR 10.1 & 10.2**

- (i) The Authority shall not approve any layout either for sub-division or for amalgamation unless it fulfils all the following requirements :

The width of the internal roads in a layout for different purposes and the width of internal approaches for tenements and ownership tenement flats shall be regulated as under :-

#### WIDTH OF ROADS IN WALLED CITY & GAMTAL

Sr. No.	Area	Road/Access Length in Meters.	Width of Road In meters
01	Walled City & Gamtal.	Up to 75.00	6.00
		75 to 150	7.50
		150 to 300	9.00
		Above 300	12.00

#### WIDTH OF ROADS IN OTHER AREAS

Sr. No.	Road length	Width of road for residential use(mts)	Width of Road for commercial, industrial and other non residential use(mts)
1.	Upto 150 mts.	7.5 mts.	9.0 mts.
2.	Above 150 mts. and upto 300 mts.	9.0 mts.	12.0 mts.
3.	Above 300 mts. and upto 450. mts.	10.5 mts.	15.0 mts.
4.	Above 450 mts.	12.0 mts.	18.0 mts.

Provided that the decision of the authority shall be final in constructing the length of the road of for the purpose of determining the width if the road is in continuation with any private road in the adjoining estate or any public road continuous to the estate, the length of the adjoining road of public road as the case may be shall be added to the length of the road in question for the purpose of determining the width.

(ii) The shape of the plots, the junction of the roads, curves at the corners shall be designed as directed by the Authority.

#### NOTE:

(1) Road/ Access for Residential, Commercial, Industrial as described in the above tables:

(a) Internal road width shall be measured in length from the point of its origin to the next wider road it meets.

(2) In the case of plot, surrounded on all sides by other plots, that is land lock plot which has no access to any street or road the Competent Authority may enforce access through and adjoining plots or plot which shall as far as possible be nearest to the street or roads to the land lock plots, at the cost of owner of the land lock plot and such other conditions as may be prescribed by the Competent Authority.

(3) Where there is no town planning scheme the building unit/plot abutting on Govt. nalia road minimum 9 mt. Imaginary plot boundary shall be considered from the center of the nalia road and 4.5 mt. Margin shall be from this imaginary plot boundary subject to this regulations.

(4) Provided that the decision of the competent authority shall be final in computing the length of the road for the purpose of determining the width: If the road is in the continuation with any private road in the adjoining estate or any public road continuous to the estate, the length of the adjoining road or public road as the case may be shall be added to the

length of the road in question for the purpose of determining the width.

- (5) The shape of the plots, the junction of the roads, curves at the corners shall be designed as directed by the Competent Authority.

**Curves at the junction :** The curves shall be provided at the junction of roads as prescribed below:

- (a) 4.5 Mts. radius if the width of the road is 7.5 Mts. or less.
- (b) 6.0 Mts. radius if the width of the roads is more than 7.5 Mts. but not more than 18 Mts.
- (c) 7.5 Mt. radius if the width of the road exceeds 18 Mts.

Provided that at the junction of the roads, the width of the wider road shall be taken into consideration in determining the radius of curvature.

- (6) The alignment of the internal road or roads shall be regulated to be in continuation of the public or private roads continuous to the applicant's plots; but in case of termination of an internal road or roads: 13.5 meter diameter turning circle or 12mts. x 6 Mts. turning "T" shall be enforced.

Provided that this requirements may be waived if the length of such road does not exceed 110 Mt. in case of 7.5 Mts. wide road.

- (7) The level gradients, position of the services such as water supply lines, street lighting, storm water drains, sewer lines, manholes, tree etc. shall be fixed as approved by the Competent Authority.
- (8) There shall be minimum 4.5 mt. Clear distance between two detached low rise building/structure.
- (9) In development area excluding town planning scheme area, the width of one road shall be decided by the Competent Authority.
- (10) The development permission shall be regulated as per the proposed road network by the appropriate authority in the areas except T.P. scheme area and agricultural Zone.

## 10.5 APPROACHES TO THE BUILDING

### 10.5.1 FOR RESIDENTIAL DEVELOPMENT

The width of the approach from the street to the building shall not be less than 3.00 mt. in case of length of such approach is equal to or less than 15.00 mts. in length. whereas in the case of approaches exceeding 15.00 mts. in length regular width of the road, prescribed in this regulation, shall be provided.

### 10.5.2 FOR OTHER THAN RESIDENTIAL USE

For use other than residential use, the width of the approach from the street to building shall not be less than 4.5 mts. in case of length of such approach is equal to or less than 15.00 mts. in length whereas in the case of approaches exceeding 15.00 mts. in length regular width of the road, prescribed in this regulation, shall be provided.

## 10.6 COMMON PLOT

Common Plot, for the development of residential, industrial and subdivision of building units / land shall be required as under:

### (I) FOR RESIDENTIAL USE :

- (a) In a building unit of 2000 sq.mts. or more in area, the common plot shall be provided.



(b) The minimum area of the common plot shall be 10% of the building unit and shall be provided preferably in a central place.

(c) Common plot shall be provided in high rise building irrespective of area of building unit

**(2) FOR INDUSTRIAL USE:**

(a) No common plot shall be provided for building unit upto 5000 Sq.Mts.

(b) In a building unit of more than 5000 Sq.Mts. and upto 20000 Sq.Mts. in area, the common plot shall be provided at the rate of 8% of the area of the building unit.

(c) In a building unit of more than 20000 Sq.Mts. in area the common plot shall be provided at the rate of 1600-Sq.Mts. plus 5% of the area of the building unit in excess of 20000 sq.mts.

**(3) OTHER THAN RESIDENTIAL, COMMERCIAL & INDUSTRIAL**

In a building unit of 2000 Sq.mts. or more in area, the common plot shall be provided at the rate of 20% of plot area.

**(4) GENERAL REQUIREMENT**

(1) The common plot area shall be exclusive of approaches, margins No projection shall be permitted in common plot.

(2) Minimum size of the common plot shall be 250 sq.mts with no side less than 10.50 Mts.

(3) No construction shall be permitted in the common plot. Only tube well and rain water recharge well shall be permitted subject to margin as per this regulations.

(4) The area of the common plot may be permitted to be sub-divided provided that the common plot has a minimum area of 250 Sq.Mts with no sides less than 10.50 Mts.

Provided for a group housing, ( building with Ground floor plus two upper floors without hollow plinth), further sub-divisions of the common plot may be allowed by the Competent Authority.

(5) The area of this common plot shall be deducted for the consideration of Floor Space Index of a building unit.

(6) (a) in the case of "all uses except residential " total common plot may be allowed to be used as parking space including drive-way and the aisles.

(b) In the case of residential use 50% of the total common plot may be allowed to be used as parking space including drive way and aisles.

(7) In cases wherein lay out or subdivision of land is sanctioned with provision of required common plot. Common plots shall not be insisted in case of sub division of such sub plots or amalgamation of such sub plots irrespective area."

**(5) FOR COMMERCIAL USE :**

**CONSOLIDATED OPEN PLOT (COP)**

A minimum consolidated open plot (cop) 30% of the building unit shall be provided.

(i) In a building unit with 665 sq.mts. (800 sq.yds) or more in area to be used for commercial development.

(ii) The said consolidated open plot may be inclusive of the margins and approaches passing through the COP. The area of this open plot shall not be deducted for the consideration of the floor space index of a building unit.

(iii) The said open plot shall be kept permanently open to sky, no projections exceeding 0.60 mts. weatherboard and steps in the COP shall be permitted.

(iv) Except in the case of cinema or theatre, 50% of the total consolidated open plot may be allowed to be used as parking space, including the driveway and the aisles.

- (v) The COP may be permitted to be sub-divided provided the plot so formed has a minimum area of 500 sq.mts. Provided further that such sub-division should have minimum side of 15 mts. The rectangular shape of the COP or its sub-division enforceable under the provisions of these regulation or regulations if any of Town Planning Schemes may be permitted to be modified so as to conform to the shape of the building unit on which construction is proposed.
- (vi) In the case of residential cum commercial development COP shall be provided as above, up to 1500 sq.mts. area of building unit. If the area of building units exceeds 1500 sq.mts., then, at the rate of 10% of area of the proposed COP or 200 sq.mts., whichever is more shall be provided exclusive of approaches, roads, parking.
- (vii) The C.O.P. shall have a proper access through required approach from public street or road.

### 10.7 MIXED DEVELOPMENT (LOW RISE AND HIGH-RISE)

In case of mixed Development of Low rise building & High rise building the F.S.I shall be Computed on the basis of notional building unit form by subdivision by such notional plots boundary between low rise building and high rise building subject to other regulations. Such notional plot boundary means imaginary boundary from building after leaving the required margin.

### 10.8 LENGTH OF A BUILDING

The length of a building shall not be more than 150.00 mts. in any case. In case of flats, apartments and institutional building where the length of building exceeds 50.00mts., in such cases through passage of 7.50 mts. in clear width and clear height of 6.00 mts. shall be provided at every 30.00 mts. intervals at ground level.

### 10.9. PERCOLATING WELL

In the case where the area of building unit exceeds 1500 Sq.mtrs. and up to 4000 sq.mt. owner / developer has to provide / construct percolating well in building unit and at the rate of one percolating well for every 4000 sq.mts. or part there of area of building unit.

### 10.10 CONTRIBUTION OF LAND FOR PUBLIC PURPOSE

#### 10.10.1 CLOSED TEXTILES MILLS

In case of development / redevelopment of land of closed mills for any permissible purpose other than use of textile mills, the competent authority shall enforce owners / applicant to contribute land to the competent authority at the rate of 20 % in aggregate of its plot / building unit (Final Pot) by reconstitution of such plot / building unit, so as to provide land for public amenities / public purpose in that area. The land so obtained shall not be used other than public purpose and public amenities.

### 10.11 Soak Pit:

In the case where there is no drainage facilities available to the land to be developed, the owner/ developer shall provide septic tank, soak pit/soak well for disposal of sewage and waste water.

1. Septic tank/Soak pit/Soak well may be allowed in margin.
2. Structural safety certificate from the licensed structural engineer should be required for location of soak pit. to avoid damage to structures as well as soak pit/soak well/septic tank.
3. General design and location criteria by considering local condition shall be in conformity with the general instructions as may be issued by competent authority from time to time.



## 11 SPECIAL DEVELOPMENT REQUIREMENTS FOR EXISTING OLD WALLED CITY AND GAMTAL AREA

### 11.1 MINIMUM BUILDING UNIT

Minimum area of a building unit when subdivided shall be 18 Sq. Mts. with no side less than 3.00 Mts. in width.

### 11.2 ACCESS TO BUILDINGS

- (i) Every person who erects a building shall provide as means of access to such building a clear pathway not less than 3.0 meters in width from street to the door of such building. In case of existing pathway, the above provision shall not apply.  
Such pathway shall be paved and shall always be kept open to sky and no projection or overhang shall be permitted over such pathways.

### 11.3 SET BACK

The Set back of 3.0 mts from central line of existing street shall be provided where regular line of street is not prescribed

#### NOTE :

- The land left open as set back shall be deemed to be part of the street.
- No set back shall be required for the building unit of area up to 100 Sq. mtr..
- The competent authority shall permit the F.S.I of any plot or a building unit on the basis of its original area, if the owner of such a land is prepared to release the effected land by road widening or for construction of new road without claiming any compensation thereof.

### 11.3.2 MARGINS

The margins shall be provided towards road sides as under

Width of street 1.	Margin on Street 2.
(a) Up to 12.00 mts	1.5 mts
(b) More than 12.00 mts	2.00 mts

### 11.4 OPEN SPACE

#### 11.4.1 CHOWK AND OPEN AIR SPACE

##### (a) CHOWK :-

No person shall erect, construct or reconstruct from foundation or plinth a building more than 9 Mts. in depth from its front without providing an open space or chowk open to sky from plinth level for every 9 meters depth of the building, of at least 5.6 Sq.Mts. which may be reduced to a minimum of 3.0 Sq.Mts. with no side less than 1.5 Mts. case if the width of the property to be developed is 4.5 meters or less.

This shall not be applicable to a building having doors and windows opening at least on two sides over streets or open compound not less than 2.4 meters wide provided the depth does not exceed 18 meters.

**(b) OPEN AIR SPACE :-**

Every open air space whether interior or exterior open air space shall not be less than the width prescribed in the following scale and may be provided at the plinth level or at the floor level of every such room. Linear interpolation from a height not specified herein will be permitted.

Minimum width of open air space throughout (m)	Where height of building (above plinth adjoining the open air space) does not exceed (m)
3	7
4	10
5	13
6	16
7	20
8	24

Every such interior or exterior open air space, unless the latter is a street, shall be maintained for the benefit of such building exclusively and shall be entirely within the owner's own premises.

- (c) For the purpose of the above regulations the depth of the room shall not be more than three times the width of the room which abuts on the air space.
- (d) "If Open air space is provided with more than required open chawk, the additional area shall be counted towards the computation of F.S.I."

**11.4.2 WATER CLOSET AND BATHROOM**

At least one of the walls shall have a opening of minimum 0.25 Sq.Mts. upon a minimum 0.9 Mts. wide open space or upon a verandah not less than 1.5 Mts. wide opening to air space as per regulation on one side.

**11.4.3 OPEN SPACE TO BE OPEN TO SKY :**

Every open space whether exterior or interior, shall be kept free from any erection thereon and shall be kept open to sky. Every such open space or chowk shall have suitable and sufficient access. No open drain except for rain water, shall be constructed in any open space required by these regulations. No construction work on a building shall be allowed if such work operates to reduce an open air space of any other adjoining building belonging to the same owner to an extent less than what is prescribed by any of these regulations in force at the time of the proposed work to further reduce such open space if it is already less than what is prescribed.

**11.5 HEIGHT OF BUILDING**

The height of building shall not exceed twice the width of the abutting road plus the setback provided at ground level required as per these regulations.

Provided that in case of building unit abutting on more than one road with different widths, the maximum height shall be twice the width of wider road from the regular level of street

Provided the portion of setback on which the projection is made shall not be computed towards the width of the street.

In case of building situated in Chowk, Falia, Khadki, the height of building shall not exceed twice the width of the road leading to such Chowk, Falia or Khadki whichever is less.

Provided that the height of stair-case cabin, water storage tank, parapet, lift well and lift cabin with machine-room over it as per the requirement of Lift Inspector, shall not be taken into consideration in determining the total height of the building, provided the height of each does not exceed 2.4 Meters. In case of Machine-Room height shall be as per the requirement of Lift Inspector.

#### EXPLANATION

Height in the above regulation, shall be measured from the road level/plot level whichever is higher, to the highest point in the building, excluding the parapet and not exceeding 1.5 mt.

### 11.6 PROJECTIONS ON SET BACKS

#### 11.6.1 WEATHER SHED:

In any marginal open space, weather sheds projections shall be permitted up to 0.60 Mts. at the height of 2.0 Mts. from the floor level. However it shall not be allowed to be covered in any case so as to add to the usable floor area.

#### 11.6.2 DOOR/WINDOW SHUTTERS AND STEPS

(1) No shutters of any doors or windows of any building shall be allowed to open on the street.

(2) Projections of steps shall not be permitted on set-backs, streets or roads.

#### 11.6.3 CELLAR

No cellar shall be permitted within required set back area. All-round margin of 1.5 Mts. shall have to be kept from adjoining property for construction of cellar.

#### 11.6.4 PLINTH

Minimum plinth height of 0.45 mts from ground level shall be provided.

### 11.7 FLOOR SPACE INDEX AND MAXIMUM PERMISSIBLE BUILT UP AREA

The maximum permissible built-up area and F.S.I. of a building unit shall be subject to the limitations prescribed in the following table.

Sr. No.	Building Unit in Sq. Mts.	Maximum permissible built up area on Ground Floor	Maximum permissible FSI
01	Up to 90	75%	2
02	90 to 150	65% or 67.5 Sq. Mts. which ever is more	2
03	150 to 1500	50% or 90 Sq. Mts. which ever is more	2
04	1500 & above	45%	2

#### NOTE:

The F.S.I. and built-up area under these Regulations shall prevail over the FSI and built up area prescribed in T.P. Schemes within and outside Gamtal and walled city area if any, in case of conflict.

**11.7.1 RELAXATION IN F.S.I. :**

The Competent Authority shall permit the F.S.I. of any plot or a building unit on the basis of its original area, if the owner of such a land is prepared to release the effected land by road widening or for construction of new road without claiming any compensation thereof. The minimum setback shall be provided from road line subject to other regulation including

**11.5****11.8 PERMISSIBLE USES**

The development of a building unit shall be regulated according to the width of the road on which it abuts, subject to use zone table as provided in regulation No.12.1.

**11.9 PARKING**

Shall be provided as prescribed in chapter 19 of these regulations. In the case of authorised Building Unit upto 60.00 sq. mts. area the parking shall not be required. Authorised Building Unit means the building unit having area upto 60.00 sq. mts. approved before the submission of Revised Draft Development Plan.

**11.10 Addition to existing structures:**

The addition to any existing structure shall satisfy the following provision :

An addition that is not structurally independent from an existing structure shall be designed and constructed such that the entire structure conforms to the seismic force resistance requirements for new structures unless the following three conditions are complied with:

- i) The addition shall comply with the requirements for new structures
- ii) The addition shall not increase the seismic forces in any structural element of the existing structure by more than 5% unless the capacity of the element subject to the increased force is still in compliance with IS:1893, and
- iii) The addition shall not decrease the seismic resistance of any structural element of the existing structure unless reduced resistance is equal to or greater than that required for new structures."

## 12 DEVELOPMENT REQUIREMENTS FOR OTHER THAN GAMTAL AND WALLED CITY AREA

### 12.1 (A) USES NOT PERMISSIBLE

The development shall be regulated according to the width of the road on which it abuts subject to use zone table as follows:

Road width	Uses not permissible
a) 18 mts. & above.	All educational institutions up to SSCE level.
b) 12mts. And less than 18 mts.	(1) High rise buildings, Cinema Hall, meeting/ community/lecture/town hall, auditorium, petrol pump, Head and Regional/public/ establishments, starred- hotels, college, technical institution, general hospital, polyclinic. (2) Provided in the case of draft T.P. scheme area submitted to the Govt. for sanction, up to the date of publication of the revised draft development plan under section-13 of the Act, high rise building shall be permitted on 12 mts. and above roads.
c) 9 mts. And less than 12 mts.	(1) All uses mentioned in (b) above and building with more than 13 mt. height. (Excluding hollow plinth)
d) less than 9 mts.	All uses mentioned in (C) above and building with more than 10 mts. Height. Apartments/Flat type building. (Excluding hollow plinth)

#### NOTE:

Provided that these regulations shall not be applicable for authorised existing uses prior to these regulations.

### (B) USES PERMISSIBLE FOR COMMERCIAL DEVELOPMENT

ROAD WIDTH	FLOOR
1) 9mts. and less than 12 mts.	ONLY GROUND FLOOR
2) 12 mtr and less than 18 mtr.	GROUND AND FIRST FLOOR
2) 18 mts. & above.	ALL FLOORS

### 12.2 MINIMUM AREA OF A BUILDING UNIT

- (a) Minimum area of a building unit shall be 100 Sq.Mts. with no side to be less than 9 mts. Building unit with area of 100 Sq.Mts. may be allowed on roads upto 9 mts. width and less. Building unit with area more than 100 sq. mts. and upto 200 sq.mts. may be allowed on roads upto 12 mts. width. The Building Unit having rectangular shape having the ratio between the length of the adjacent side shall not more than 2. However, this condition of ratio will not be applicable, if the smaller side of the Building Unit is 10.50 mts. or more in length.  
Minimum area of a building unit for high rise building shall be 1500 sq.mts and it shall front on at least 18 mts. or more wide Development Plan roads or Town Planning Scheme Roads and that the frontage of the plot on such roads shall not be less than 15 mts.
- (b) Minimum area of a Building Unit for primary school and High school shall be 1000.00 sq. mts.
- (c) Minimum area of Building Unit for Educational institute, community hall, marriage hall, Town hall,

Assembly hall (All types of hall), cinema, theatre shall be 2000.00 sq. mts.

- (d) Minimum area of a Building Unit for petrol pump without service station shall be 1000.00 sq. mts. and petrol pump with service station shall be 2000.00 sq. mts.
- (e) Minimum area of building unit for worship and Religious places shall be 500 sq.mts. and maximum built-up area shall not be more than 20% of the building unit area.

NOTE :- Above provisions are not applicable for Residential housing scheme for socially and Economically Backward class of people.

### 12.3 FLOOR SPACE INDEX (F.S.I.)

#### 12.3.1 PERMISSIBLE FSI

(a) The maximum permissible Floor Space Index (F.S.I.) of a building unit shall be as under

Sr No	Use Zone	Maximum permissible built up area.	Maximum permissible F.S.I	Remarks
1.	(a) Residential Zone I	As per regulation No. 12.4.1 A (ii)	1.8	
	(b) Residential Zone II	As per regulation No. 12.4.1 A (ii)	1.2	Ground floor plus two upper floors or 10 mt. height whichever is less.
	(c) Residential Zone III	10%	0.20	Ground floor plus one upper floor or 7 mt. height whichever is less.
2.	Natural Growth of village	As per regulation No. 12.4.1 A (ii)	1.2	Ground floor plus two upper floors or 10 mt. height whichever is less.
3.	Commercial Zone- I & Commercial Zone -II	45% (low rise building) 30% (high rise buildings)	1.8	
4.	Industrial	50%	1.0	
5.	Stars hotels on 18.00 mts and above road	45% Lowrise 30% High rise	2.25 2.25	

#### 12.3.2 MAXIMUM PERMISSIBLE HEIGHT

The maximum height of any building shall be 40.00 mts. from the plot level to the top of the building, except parapet not exceeding 1.50 mt. in height subject to other regulations.

#### 12.3.3 RELAXATION IN FSI:

The competent authority shall permit the F.S.I. of any land / plot or building unit on the basis of its original area, if the owner of such land surrenders the effected land by road widening or for construction of new road without claiming any compensation thereof provided that all other requirement mentioned in this regulations are fulfilled.

Minimum required space of set back/margin shall have to be provided from the new boundary of land/plot effected by road widening.

### 12.4 MARGIN AND MAXIMUM BUILT-UP AREA ON ANY FLOOR

#### 12.4.1 MARGIN AND MAXIMUM BUILT-UP AREA

##### 12.4.1.(A) RESIDENTIAL AND COMMERCIAL USE

- (i) (a) The margins for all uses except for industrial building and special structures shall be as under:



Width of Proposed Roads (mts.)	Minimum Road Side Margin (mts.)	Remarks
Road up to 9mts. and less.	4.5	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations.  (2) Minimum side Margin shall be provided as per regulation no. 12.4.1(A)(ii).
Above 9 mts and upto 18 mts.	6.0	
Above 18 mts.	7.5	

Note:- M.K.S. And F.P.S. CONVERSION:

(i) 6.00mt. = 20.00 ft. (v) 15.00 mts. = 50.00 ft.

(ii) 7.50 mts. = 24.60 ft. (vi) 18.00 mts. = 60.00ft.

(iii) 9.00 mts. = 30.00 ft. (vii) 24.00 mts. = 80.00ft.

(iv) 12.00 mts. = 40.00 ft. (viii) 30.00 mts. = 100.00 ft.

(i) (b) In the AMC area, for a low rise building on more than 9.00 mt. wide road, road-side margin shall be 4.50 mts. Irrespective to the width of road.

(ii) The minimum side (other than road side) margins and maximum built-up area on any floor for all uses except for industrial building and special structure shall be as under for low rise building:

Plot size	Margins other than road side.	Maximum built-up area on any floor
up to 150 sq.mts.	2.25 mts.(any one side)	60%
Above 150 sq.mts. and up to 250 sq.mts.	2.5 mts.(rear side) and 1.5 mts.(any one side)	50% or 90 sq.mts. whichever is more.
Above 250 sq.mts.	3.0 mts. in all sides except road side subject to these regulations as the case may be.	45 % or 150 sq.mts. whichever is more.
For high- rise building.	as per regulation no 12.4.1. A(iv)	30%

(iii) In case of sub division / Sub plotting of Survey no / Final Plot / Block No. the area of sub divided building unit is up to 250 sq.mts. minimum, 3.00 mt. margin shall be required along the boundary of Survey No / Final Plot / Block No and Boundary of sub divided building unit as the case may be.

**(iv) HIGH RISE BUILDINGS:**

In the case of building units to be developed with one or more high rise buildings, the minimum margins and open space above the ground level and between the buildings shall be provided as under:



Use	Width of road	Minimum Road side Margins
1	2	3
(a) For all uses	Irrespective of road width of Development Plan Roads or Town Planning Scheme Roads, as may be applicable.	0.3 H. or 6 mts. whichever is more on road sides. 0.2 H. or 6.0 mts. whichever is more on remaining sides. Margin between two building shall be two times the margins required on remaining side as mentioned above.

**NOTE I :-**

Provided in the case of draft T.P scheme area submitted to govt. for sanction before the date of publication of revised draft development plan. High-rise building shall be permitted on 12 Mts. and more wide road.

**Explanation**

In the above regulations 'H' shall mean height of the building which shall be measured from the plot level to the highest point in the building. Provided that the height of the genuine stair-cabin, lift well, water tank and lift cabin shall not be taken into consideration in determining the total height of the building provided that the height of each does not exceed 2.4 Mts. The maximum height of the parapet shall be 1.50 Mt. and it shall also not be computed towards the height of the building.

**NOTE II :-**

In case of more than one semi detached high-rise building the length of common wall between any two building shall not be less than 75% of the maximum width of the building parallel to common wall (Any High rise building) joining together. Other wise it shall be treated as detached high-rise building for the purpose of computing the margins.

**12.4.1.(B) FOR INDUSTRIAL USE**

Maximum permissible built-up area on any floor including the ground floor shall be 50% of the plot area.

- There shall be clear minimum distance of 6.0 Mts. between two detached structures for plots of more than 1000 Sq.Mts. and 4.5 Mts. for plots admeasuring up to 1000 Sq.mts.
- 6 meters clear minimum margins shall be kept along the periphery of the plot used for industrial use like mills, godown, warehouses, service station with petrol pumps, motor repair garage and a building unit of 1000 sq.mts. or more to be used for industrial use. For building units less than 1000 Sq.mts. used for industrial use, the minimum margins shall be 4.5 Mts.

However, the minimum roadside margin on roads 18 Mts. wide and above shall not be less than the margin prescribed in regulation No.12.4.1

**12.4.1.(C) PERMISSIBLE BUILT UP AREA IN MARGIN :**

- Notwithstanding anything contained in these regulations, construction such as w.c., bathroom, servant quarter, and parking garage shall be permitted in one of the corners of a rear marginal space of an individual or semidetached residential building unit(except ownership flats /tenements) subject to following conditions :
  - The maximum permissible area of construction shall be 16.50 sq.mts. may be allowed for servant's quarter, bath-room w.c. or closed parking having maximum

dimensions 5.5 mt. x 3.00 mt.

- (2) The maximum height of construction shall be 3.0 Mts. with maximum plinth of 30 cms.
- (3) No First floor shall be permitted over such a construction.
- (4) It shall be exclusively used for any residential use such as W.C., bath room, servant quarters and for parking garage etc.
- (5) It shall be considered towards calculation of maximum permissible built-up area and floor space index of the building unit.
- (6) The location of the said construction can be alternatively permitted from the rear corner upto a maximum distance of half the length of the side.
- (7) (i) Openings, doors, windows and any type of projections shall not be permitted over looking adjoining property. The slope of the roof of such structure shall be towards the inner side of the same building unit and away from the adjoining building unit.  
(ii) Notwithstanding anything contain in this regulations, construction of security room to the extent of 15 Sq.mts shall be permitted (including transformer room, meter room and toilet). Provided that such construction shall be permitted attach to the entrance gate to the plot only; with maximum height of 2.4 mts. from ground level and shall not be less than 4.5 mts. from the building.

The area of such construction shall not be considered towards calculations of permissible build up area and Floor Space Index (F.S.I).

#### 12.4.1.(D) RESTRICTION ON DEVELOPMENT IN MARGIN

- (a) The marginal open spaces as provided in the above sub-clauses shall be kept permanently open at ground level and they shall not be used for stocking materials or loose articles for the purpose of trade or otherwise nor shall they be used for putting up fixed or movable platforms, over hanging or any other encroachments of any kind provided that decorative advertisements boards or neon sign boards may be permitted in 4.5mts. margin of a building unit abutting on roads having width of 18.0 mts or more with prior permission of the Competent Authority and such approval shall not be given for a maximum period of three years. The sunk-in-lower ground floor or semi-basement or basement shall not be provided in marginal space. The boundary of the plot shall have to be demarcated by at least 0.6 Mt. parapet/compound wall/railing.

Provided further that underground water tank, a surface water tank up to 1.5 Mts. in height from ground level, well, a tubewell and a pump-room as directed by appropriate authority with maximum size of 1.5 meters X 1.5 meters with a height not more than 1.8 meters shall be permitted except road side margin of a building unit.

- (b) The plot level may be permitted to be raised up to plinth level in cases of Building Units other than tenement buildings, ownership tenement flats, industrial and commercial units.
- (c) Security cabin with maximum size of 2.0 mts. X 2.0 mts. and a height not more than 2.4 mts. shall be permitted in the roadside margin.
- (d) 0.6 mts. X .06 mts. solid Architectural projection shall be permitted in margins.

#### 12.4.1.(E) PROJECTIONS IN MARGINS

- (i) In any marginal open space, weather sheds projections shall be permitted up to 0.60 Mts. at the height of 2.0 Mts. from the floor level. But not in continuation with floor slab. However it shall not be allowed to be covered in any case so as to add to the usable floor area.

(ii) In case of detached and semi-detached residential dwelling building unit 1.00mt. wide open cantilever stair with maximum 2.00 mts landing space at floor level shall be permitted in the 3.00 mts and above marginal space except road side margin.

#### 12.4.1. (F) MARGINS FROM COMMON PLOT

- (i) 3.00 Mts. shall be required in case of low rise building.  
(ii) 6.00 Mts. shall be required in case of high-rise building.

### 12.5 OPEN SPACE

#### 12.5.1 Open Air Space

- (a) Every such interior or exterior open air space shall not be less than the width prescribed in the following scale and may be provided at the plinth level or at the floor level of every such room. Linear interpolation from a height not specified herein will be permitted.

Minimum width of open air space throughout (m)	Where height of building (above plinth adjoining the open air space) does not exceed (m)
3	10
4	13
5	16
6	20
7	24
8	30

- b) Every such interior or exterior open air space unless the latter is a street, shall be maintained for the benefit of such building exclusively and shall be entirely within the owner's own premises.

- (c) For the purpose of the above bye-laws, the depth of the room shall not be more than three times the width of the room which abuts on the air space.]

#### 12.5.2 WATER CLOSET AND BATHROOM

In case of water closet, bath room and sanitary blocks, the open air space shall be provided as under:

At least one of the walls of a water closet or bath room or sanitary block shall have a opening of minimum 0.25 sq.mt. upon a minimum 0.9 Mts. wide open space or upon a verandah not less than 1.5 Mts. wide opening to air on one side.

#### 12.5.3 OPEN SPACE TO BE OPEN TO SKY

Every open space whether exterior or interior, provided in pursuance of any regulations, bye-laws or under an agreement lodged with the Competent Authority shall be kept free from any erection thereon and shall be kept open to sky. Every such open space or chowk shall have suitable and sufficient access. No open drain, except for rain water, shall be constructed in any open space required by these regulations.

No construction work of a building shall be allowed if such work operates to reduce an open air space of any other adjoining building belonging to the same owner to an extent less than what is prescribed by any of these regulations in force at the time of the proposed work to further reduce such open space if it is already less than what is prescribed.

**12.6 DEVELOPMENT OF BUILDING UNIT IN EXISTING CHAWLS**

Subject to the following conditions, owners of individual rooms of existing authorized chawls may be permitted to make alterations or to construct additional floors:

- (1) Additional built-up area on ground floor shall not be permitted, if it exceeds the permissible built-up area on ground floor as prescribed under regulation for tenement type construction.
- (2) Open space for common plot and approached as required under tenement type construction shall be maintained.
- (3) Subject to other regulation adequate ventilation, owners of individual rooms may construct two additional floors over the ground floor.
- (4) Individual owners shall have to provide water closet and bathrooms.
- (5) While permitting first floor or the second floor, no objection shall be taken regarding F.S.I., built-up area and number of tenements in regard to the existing ground floor constructions.

**12.7 DEVELOPMENT OF EXISTING DETACHED AND SEMI-DETACHED DWELLING UNIT.**

In case of approved individual detached and /or semi-detached existing dwelling unit the extension of permissible upper floors may be permitted as per sanctioned margin stair case and projection shall be permitted for permissible upper floors.

### **13 COMPOUND WALLS AND GATES**

**13.1** Detailed drawings of gates and boundary walls shall be submitted along with the application for development permission.

**13.2** No cactus hedge shall be allowed along the boundaries of a plot in any portion of the development area.

**13.3** A road side compound wall not exceeding 1.5 mts. in height from the crown of the road shall be permitted while on the other side along the boundary of the building unit, the maximum height of the compound wall shall be 1.8 mts. only. A compound gate shall not be constructed or permitted on the curvature of the compound wall at the junction of the roads.

Provided that in the case of building units having area of more than 2000 sq.mts. gate-pillar (hollow) to an extent of 1.44 sq.mts. internal area may be allowed up to the height of 2.4 Mts.

Provided further that in the case of plots at the junction of streets, no boundary wall below the fence grill (with at least 50% perforation) facing the streets shall be raised to the height more than 0.8 Mt. from the kerb for a length of 9 Mts. from the junction of the streets.

**13.4** Except on the junction of the roads where heights shall be prescribed as per standard design of a compound wall approved by the competent Authority. In case of mills, Buildings of competent Authority, Municipality and Government, the Authority may allow the compound wall to be raised to a height not exceeding 3 Mts. from the crown of the road in front and on sides.

**13.5** No partition wall shall be allowed anywhere in the margins of building unit.

Provided that a partition wall upto 1.5 Mts. height shall be permitted on common boundary of semi-detached building and marginal distances between two structures.

**13.6** The plots of active burial-grounds and crematorium abutting on the main road in residential locality shall be provided by the owners with a compound-wall having a height not less than 1.5 Mts. from the crown of the road in front.

**13.7** No gates of compound wall shall open outward and shall be provided with a contrivance which shall prevent the gate from opening outward on the foot-path or road.

**13.8** The entry or exit to the plot situated on the junction of the roads having a width of 12 meters or more shall be located at least 15 meters away from the corner point of the plot on such junctions.

If the length of a side in such a plot is less than what is prescribed above, such entry or exit shall be provided at the farthest end of the plot from the junction.

**14 DISTANCE FROM WATER COURSE**

No development whatsoever, whether by filling or otherwise shall be carried out within 30 Mts. from the boundary of the bank of the river where there is no river embankment and within 15 Mts. or such distance as may be prescribed under any other general or specific orders of Government and appropriate Authority whichever is more, from river where there is river embankment but in case of kans, nala, canal, talav, lake, water-bodies etc. it shall be 9.00 mts.

Provided that where a water course passes through a low lying land without any well defined bank, the applicant may be permitted by the competent Authority to restrict or direct the water courses to an alignment and cross section determined by the competent Authority.



**15 DEVELOPMENT OF LOW COST HOUSING****SCOPE :**

These regulations shall be applicable to development of schemes for socially and economically backward class of people for economically weaker section of the society and for low cost housing only undertaken by public agencies, co-operative societies Government or Semi Government bodies, Registered Developers.

**15.1 PLANNING :**

The type of development for housing for socially and economically backward class of people and for low cost housing, block development as group housing.

- (i) The maximum permissible density in Dwelling shall be 225 dwelling per hector .
- (ii) The minimum and the maximum plot size shall be between 18 sq.mts. and 40. sq.mts. respectively with built up area not exceeding 70% of the plot area leaving front as well as rear margin of 1.5 mts.
- (iii) The minimum frontage of plot shall be 3.0 mts. in width.
- (iv) At every 20 such continuous plots 2.0 mts. wide space open to sky shall be provided.
- (v) The maximum numbers of stories in a building construction on the plot shall be ground plus one upper storey only.
- (vi) Common plot at the rate of 10% percent of the area of the plot / land developed shall be provided for open space / community open space which shall be exclusive of approach roads , path ways, or margins .

**15.2 GENERAL BUILDING REQUIREMENTS :**

- (1) The minimum height of the plinth shall be 30 cms. from the top surface of approach road or path way.
- (2) The maximum floor space index permissible shall be 1.8.
- (3) (a) The size of living room , bed room shall not be less than 8 sq.mts. with minimum width of 2.4 mts.
- (b)(i) Size of independent Bath-room and w.c shall be 0.9 sq.mts. with minimum width of 0.9 mts. each.
- (ii) Size of combined bath room and w.c. shall be 1.8 sq.mts. with minimum width of 1 mts.
- (4) (i) The minimum height of room shall be as under:-
 

Living room	:	2.4 mts.
Kitchen room	:	2.4 mts.
Bath /w.c	:	2.1 mts.
Corridor	:	2.1 mts.
- (ii) In case of the slopping roof the average height of the roof shall be 2.1 mts. and the minimum height of the eaves shall be 2.4 mts.
- (iii) The minimum slopes of the slopping roof shall be 30° for G.I sheets , asbestos sheets or tiled roof while for R.C.C slopping roof , the minimum slop shall be 12°.
- (5) The opening through windows , ventilators and other opening for light and ventilation shall



be as under:

- (i) One tenth of the room floor area.
- (ii) For w.c and bath not less than 0.2 sq.mts.

The width of stair case shall be 0.75 mts. minimum . the maximum height of the riser shall be 20. cms. The minimum width of the tread shall be 22.5 cms. The minimum clear head roof of the stair case shall be 2.10 mts.

- (iii) There shall be one staircase for every 12 (twelve) dwelling units or part thereof.

### 15.3 ROADS AND PATHWAYS :

- (i) The area under the roads and pathways in such housing project shall normally not exceed 20 percent of the total area of the project.
- (ii) Access to the dwelling units where motorised vehicles are not normally expected shall be by means of paved foot paths with right of way of 6 mts. and pathways of 2 mts. only . The right of way shall be adequate to allow for plying of emergency vehicles and also for side drains and plantation.
- (iii) Where motorable access ways are not provided and pedestrian path ways are provided the minimum width of such path way shall be 4.0 mts. which shall not exceed 50 mts. in length.

### 15.4 MINIMUM REQUIRED: ACCOMMODATION

- (i) The minimum accommodation provided in every dwelling unit shall be one living room and a w.c. where there is a drainage system , the agency developing the area shall install and maintain the internal drainage system. where there is no drainage system the individual soak-pit shall be provided as per provision of National Building Code.
- (ii) The loft if provided in the room shall not cover more than 30 % of the floor area of the room.

### 15.5 STRUCTURAL REQUIREMENTS :

- (i) Load bearing walls of the building shall be of Brick stone or pre cast block in any mortar. in the case of R.C.C framed structure or wooden framed structure filler walls may be of suitable local materials.
- (ii) Roof of the building shall be of galvanized iron sheets, asbestos sheet , tiles roof or R.C.C. roof .in the case of upper storied buildings middle floor shall be of wooden or R.C.C. and rest as per choice.
- (iii) Doors and windows of building shall be of any material.
- (iii) Rest of the work of building shall be as per locally available resources and as per choice.
- (iv) For structural safety and services Regulations 18.4 and 18.5 (1) shall be applicable.

## 16 PROVISIONS FOR SPECIAL DEVELOPMENTS

### 16.1 REGULATIONS FOR GANDHI ASHRAM: COMPREHENSIVE AREA IMPROVEMENT SCHEME (GACAIS):

- 1) Conservation Of Building Having Historic, Architectural & Archeological Significance.
  - a) The buildings in this area owned by Trusts Related to Gandhi Ashram Activities (TRGA) area to be conserved, retained and maintained in the original state.
  - b) The buildings above if proposed for renewal or reconstruction by new building it shall be reviewed by the Competent Authority.

#### 2) Slum Rehabilitation:

The slums existing within these area needs to be rehabelited on available Govt/ Municipal or trust land within these area in due course of time for which M.G.F. Trust and TRGA shall help AMC.

#### 3) Special Control Regulations:

- A) For area except in (B) shall be considered as residential zone.
- B) For the building units/ plot abutting in Ashram Road from Wadaj Circle to Subhas Circle owned by Govt, TRGA and AMC within GACAIS following control regulations shall be applicable.

- i) Only residential and institutional uses like educational, cultural, social health, etc public purposes, tourist support facilities like hotel restaurant art gallery etc, handy craft, sale shops/ show rooms and any competitive activity which may be permitted by Competent Authority.
- ii) Height of the building Maximum permissible height of building shall be 10 mts.
- iii) The colour of external exterior portion of the building shall be aesthetically match with the ambience of Gandhi Ashram Only white light sheds shall be permitted with permission of Competent Authority.
- iv) Every property in these area in the open space shall plant at least one tree and maintain the same.
- v) Minimum margin of 6 mts on the Ashram road side margin shall be kept in the plot abutting Ashram road.
- vi) Control on Traffic:

On opening of 132ft wide road from wadaj to 132ft wide ring road the heavy vehicular traffice shall be diverted from this part of Ashram Road to 132ft wide road from the same road and only light vehicular traffice and tourist traffic shall be permitted.

### 16.2 REGULATION FOR EXISTING SLUM REDEVELOPMENT REHABILITATION SCHEMES ON SELF FINANCING BASIS:

#### 16.2.1 DEFINITION OF SLUM :

Slum means an Area which contains sheds, Huts constructed Principally of wood, mud, leaves, grass, cloth or thatch and includes any temporary structures of whatever size and any small building of whatever material made, intended primarily for human habitation.

#### 16.2.2 REDEVELOPMENT/ REHABILITATION OF EXISTING SLUM :

These regulations shall apply to all building unit/lands/plots or part/ portion of building units/

lands/plots on which slums are existing as per the 1991 census as the case may be and/or plots being processed for slum upgradation, redevelopment, rehabilitation.

- (1) Redevelopment of building units/ lands/plots on which slums are existing as per the 1991 census shall be permitted for the rehabilitation of the slum dwellers through the owner of such land or their authorised agents/developers as approved by the Competent Authority by permitting redevelopment for slum dwellers.
- (2) All eligible slum dwellers residing on the building unit/land/plot to be redeveloped shall have to be accommodated on the same plot.
- (3) DP/TP Roads abutting such building unit/plots may also be cleared of existing slums by owners of such land by providing them accommodation in the scheme.
- (4) In any such scheme, area of existing commercial user shall be permitted.
- (5) The names of all eligible slum dwellers shall be duly certified by the competent authority.
- (6) Each hutment dweller personally (or his legal heir) residing as per record in 1991 census shall get the benefit or rehabilitation.
- (7) The owners/authorised developer shall organize all the eligible hutment dwellers into a Registered Co-Op Housing Society/or an Registered Association.
- (8) The owners/authorised developers shall grant a unit of minimum built-up area of 20 Sq. Mts. subject to minimum 14.00 sq. mts. carpet area only in Low-Rise Buildings to each of the eligible slum dweller.
- (9) The 14.00 sq. mts. carpet area of the dwelling unit shall include a multipurpose room cooking space, and a w.c., but shall not include common areas, such as stairs passages etc. The rehabilitation unit shall be completed with water supply, drainage and electricity.
- (10) The permissible F.S.I. for the remaining plot shall be on the basis of Gross Building unit/ Plot/land area with addition F.S.I. of 0.50 of the F.S.I. consumed for eligible slum dwellers.
- (11) Allotment and administration by lot system of new unit to all eligible slum dwellers, beneficiaries shall be done by the owner/developer/authorised agent.
- (12) If in case it is necessary to shift some or all hutment dwellers to necessitate the new construction, transit accommodation facility shall be offered by the owners/authorised developer at his cost and the occupants shall have to vacate the slums and shall have to move to the transit accommodation.
- (13) The owners/ authorised developers shall prepare a subdivision-layout plan for the entire land occupied by the hutment dwellers, distinctly showing on the plan accommodation/building for eligible hutment/slum dwellers and accommodation/ buildings for commercial sale and submit plans and other documents as may be necessary to enable the competent authority to approve the subdivision plans and building plans for both.
- (14) The owners/authorised developers shall transfer the absolute ownership rights free from all encumbrance of proposed construction of rehabilitation until including their absolute rights in the part of land set apart for the rehabilitation to a registered Co-Op-Housing Society/Association of Slum. Hutment dwellers without any consideration. The owner/authorised developer shall have absolute rights of ownership of balance land and shall be entitled to develop such balance land.
- (15) Possession and ownership of newly constructed unit for slum dweller under rehabilitation, rehabilitation scheme shall be given only, after the hutment dweller has relinquished all the rights in original hut and the land below it, as well as has peacefully handed over the possession of transit facility and paid all the dues. Each hutment dweller shall thus become virtual owner of his allotted dwelling unit through his membership of Co.-Op. Society/Association.
- (16) The allottee who has been given the rehabilitation unit shall not alienate the unit or transfer

it to anybody else (except the legal heirs) for a period of ten years from the date of taking over possession without prior permission of competent authority.

- (17) The Co-Op housing Society/Association of the hutment dwellers at their cost shall manage and maintain the common facilities and amenities provided within the area transferred to the society/association and also shall be responsible for maintaining common amenity and services and also pay the Govt. and Municipal Taxes, applicable from time to time.
- (18) The possession of the dwelling units in remaining Building unit land shall be permitted only after the completion and handing over the possession of rehabilitation dwelling units to all eligible slum dwellers.
- (19) The above regulations shall be subject to all other regulations of the GDCR and development plan and in case of any conflict between the above regulations and that of the GDCR and/or the Development Plan, the latter shall prevail.
- (20) In case of slum rehabilitation project, eligible slum dwellers agree upon to rehabilitate in other building unit/ land, the complete project shall have to be approved by the Variance Committee.

#### 16.3 DEVELOPMENT IN PLOTS RESERVED FOR PARKING, MULTI PURPOSE(M.P), TRANSPORT NODE (T.N.) & REDEVELOPMENT (R.D.) IN AMC DEVELOPMENT PLAN OF 1965 & 1987 (1983 OF A.M.C.)

**MULTIPURPOSE USE:** Means use related to health, education, communication, safety, social and cultural, recreational, public utility and services, along with their additional and related activities, allied activities like housing, commercial and service activities including institutional uses.

**TRANSPORT NODE:** Transport Nodes shall include transport and allied activities as predominant activities where as residential, commercial and other allied activities needed for the transport activities shall be permissible in the quantum as may be decided by the Competent Authority.

#### 16.4 GROUP HOUSING

Residential cluster type development shall be permitted with following conditions:-

- (i) Minimum size of the building unit shall be 4000 sq.mts.
- (ii) Minimum size of the dwelling unit shall be 50.00 sq.mts
- (iii) Maximum permissible height shall be 10.00 mts.
- (iv) Hollow plinth shall not be permitted.
- (v) Margin from the public road shall be as per regulation No. 12.4.1 of this regulation. The distance between two clusters shall be 4.5 mts. and between clusters to building unit boundary shall be 3.0 mts.
- (vi) The approach roads shall be regulated as per regulation No. 10.4 of this regulation.
- (vii) Minimum area of common plot plus central court Yard shall be provided at the rate of 10% of the plot area out of which minimum 2.5% of the plot area shall be provided as common plot and the minimum size of the common plot shall be 300 sq.mts.
- (viii) The central court Yard shall be of minimum 120 sq.mts. with smaller side shall not be less than 10.00 mts.
- (ix) Access to the central court Yard from the approach road shall be of 2.5 mts. in width and shall not exceed 15.00 mts. in length. Shutters of window or door shall not be permitted to open in this access at ground floor.

- (x) The central court Yard shall be enclosed from all sides by dwelling units having access of 1.5 mts. on the periphery of central court yard. Moreover, entrance to the dwelling unit shall be permitted from the approach to the central court Yard.
- (xi) In this central court Yard underground water tank, soak well, septic tank, tube well and percolating well shall be permitted.

#### **16.5. SABARMATI RIVER FRONT DEVELOPEMNT SCHEME:**

Regulations for the Sabarmati Riverfront Development Area, the Competent Authority on the recommendation of the Sabarmati Riverfront Development Corporation Ltd. (SRFDCL) will prepare special regulations pertaining to ground coverage, margins, height of building, use of building etc. to regulate the development in the Sabarmati Riverfront Development Area. These regulations prepared for the Sabarmati Riverfront Development Area will prevail over the General Development Control Regulations.



## 17 GENERAL BUILDING REQUIREMENTS

### 17.1 ELEVATORS (LIFTS)

A lift shall be provided in all buildings as prescribed hereunder:

- (i) In case of Building having Ground Floor and three upper floors or more, lift shall be provided.
- (ii) Lift shall be provided at the rate of one lift for 20 tenements of all the floors, or part thereof for residential buildings and at the rate of one lift per 1000.00 sq.mts. or part thereof of built-up area for non-residential buildings.

The tenement and built-up area on ground floor and two upper floors shall be excluded in computing the above requirement.

Lift shall be provided from ground floor and shall have minimum capacity of six persons. On the basis of detailed calculations based on the relevant provisions of National Building Code, the number of lifts can be varied.

Provided that if the number of floor does not exceed three floors, excluding the ground floor, the lift may not be provided.

- (iii) Notwithstanding anything contained in the Development Control Regulations in case of building with 21 meters or more in height, at least two lifts shall be provided.

### 17.2 FIRE PROTECTIONS :

In case of high rise buildings, the following provision shall be made for safety of buildings from fire:-

- (i) In addition to the requirement under Regulation No.17.1 at least one lift designed as fire-lift as defined in the National Building Code shall be installed.
- (ii) At least one stair-case shall be provided as a fire staircase as defined in the National Building Code. Provided that this shall not be applicable if any two sides of a staircase are kept totally open to external open air space.
- (iii) Water Supply: Underground tank of the capacity of one lakh liters and two lakh liters for the buildings situated within the municipal limit and outside of the municipal limit respectively be invariably provided in all the high rise buildings. Water in the normal use tank should come only through the overflow of fire tank so provided.
- (iv) In high rise buildings, the internal fire hydrants shall be installed as provided in the National Building Code or as prescribed in the Indian Standard Code of practice for installation of internal fire hydrants in high rise buildings. The detailed plan showing the arrangement of pipe lines, booster pumps and water-tanks at various levels shall be submitted for approval of the concerned authority along with the plans and sections of the buildings.
- (v) In case of high rise buildings, an external fire hydrant shall be provided within the confines of the site of the building and shall be connected with Municipal Water mains not less than 4" in diameter. In addition, fire hydrant shall be connected with Booster Pump from the static supply maintained on site.
- (vi) In case of high rise buildings separate electric circuits for lift installation, lighting of passages, corridors and stairs and for internal fire hydrant system shall be provided.
- (vii) All the requirements under the above regulations/ shall be clearly indicated on plans duly signed by the owner and the person who has prepared the plans. The Competent Authority may direct the owner to submit such further drawings as may be necessary, to clarify the implementation of the provisions of the above regulations/.
- (viii) Every building having a height of more than 25 Mts. shall be provided with diesel

generators which can be utilized in case of failure of the electricity.

- (ix) The standard of National Building Code must be adopted fully in providing stair-case and alarm system.
- (x) There should be Provision of dry-powder fire extinguisher to the extent of two on each floor with a capacity of 5 kgs. in all the high rise buildings.

### 17.3 SAFETY OF BUILDINGS :

- (1) All external walls shall be as per the provisions of National Building code and I.S. Specifications.
- (2) The thickness of the load bearing walls in the case of masonry walled building shall be as under:

Building with	Thickness of wall			
	On G.F.	On F.F.	On. S.F.	On. T.F.
(i) Ground + One floor	23 cm	23 cm		
(ii) Ground + Two floors	23 cm	23 cm	23 cm	
(iii) Ground + Three floors.	35 cm	23 cm	23 cm	23 cm

In case of cellars the external walls shall be of R.C.C. only and it shall have minimum thickness of 23 cms. or 45 cms. brickwork in case of brickwork.

- (3) Subject to any of the above regulations every person who undertakes construction of a building and/or who designs the structural member of the building shall comply with the provisions of National Building Code prevailing at the relevant time or the provisions of the Indian Standard Specifications published from time to time.
- (4) Every person who undertakes the construction work on a building or directs or supervises such works shall be responsible and shall ensure use of sound and good quality building materials, properly put together for optimum safety. He shall be liable for all consequences arising out of breach of this regulations.

### 17.4 PLINTH :

- (a) Habitable rooms shall have minimum plinth height of 0.45mt from ground level.
- (b) Parking garage may have no plinth.
- (c) Provided that the ground floor of a building may be permitted on stilts/pillars instead of a solid plinth with a clear height of 2.4 Mts. in case of slabs with beams height should not exceed 2.8 Mts. and further that this space shall at all times be kept free from any enclosure except for genuine stair-case.

Provided further that a electric meter room, room for telephone D.B.; bath-room, water-room, stair-case room, pump room, water closet, servant-room, security cabin may be permitted subject to maximum built-up area of 15smt allowed with a minimum plinth 30cms and this area shall not be considered towards computation of F.S.I.

### 17.5 CELLAR :

In a building unit, the cellar may be permitted on the following conditions:

- (i) Area and extent: The total area of any cellar (basement) shall not exceed twice the plinth area of



the building, or the area of the plot whichever is less. It may be in one level or two. No cellar shall be permitted in the required minimum marginal space.

- (ii) Height of the cellar shall not be less than 2.4 Mts. clear from top of the flooring to the bottom of the lowest structural member. The maximum depth of basement shall be 2.5 mts. below ground level. The maximum height of the cellar shall not be more than 3 mts.
- (iii) Clear width of the stair leading to the cellar shall not be less than the width of the regular staircase leading to upper floors.
- (iv) No stairs to be constructed under these regulations shall consist of any wooden material.
- (v) Adequate opening for ventilation should be provided as directed by Competent Authority. The materials of the construction and fixtures of the cellar should be of fire resisting nature and in no case, wood shall be used as structural part of the cellar or any fixtures thereof. The extent of ventilation shall be the same as required by the particular occupancy for which the basement is used. Any deficiency must be made good by resort to a mechanical system, viz. blowers, exhaust fans, air conditioning system, according to the standards in Part VIII Building Services, Section-I Lighting and Ventilation, National Building Code.
- (vi) No water connection or drainage connection shall be permitted in the cellar.
- (vii) In no case cellar shall be permitted to be connected with normal drainage line.
- (viii) Uses permitted:- parking, safe deposit vault, A.C. Plant.
- (ix) In genuine requirement of parking, the competent authority may permit the second cellar if the parking space available at ground level and in first cellar is not sufficient, for the reasons stated in writing.

#### 17.6 HEIGHT OF FLOORS:

Minimum height of floors in building at any point shall be 2.8 Mts. for residential and commercial uses and 3 meters or as per Factory Act or other relevant Act in case ground floor and upper-floors in a building used for offices for ancillary uses of factories, workshops, godowns and other industrial purposes.

Provided that in case of folded roof the minimum height of 3.0 Mts. shall be measured from the lowest point of the fold.

Provided that in case of gabled or slopping roof the minimum height below the lowest part of roof, shall not be less than 2.2 Mts. and an average height of the rooms shall not be less than the minimum prescribed here above.

Provided further that in case of trussed-roof, the minimum height shall be measured from the pavement to bottom of the tie beam.

Provided that for verandah, Bathroom, W.C., passages, puja room, store room, stair cabin, minimum height of 2.00 mts.

#### 17.7 LOFT :

The loft at a minimum height of 2 mts. from floor level not exceeding 30% floor area of the room may be allowed in any room.

#### 17.8 STAIRS, LIFTS, LOBBIES AND CORRIDOR :

The width of lobbies or corridors in building shall be as under:

- (a)(i) In case of residential and non-residential building except individual detached building minimum clear width of corridor shall be as under:

Length of Corridor (in Mts.)	Width of Corridor	
	Residential	Non-Residential
Upto 6	1.0	1.2
Upto 9	1.2	1.5
Upto 15	1.2	2.0
Above 15	1.5	2.5

**NOTE:-**

- (i) For every additional 9.00 mts. length or part there of the width of corridor shall be increased by 0.30 mts. upto a maximum of 3.00 mts.
- (ii) In case of starred hotels, the width of the corridor shall be as per the authorized standards of the starred hotels.
- (b) whereas in case of residential dwelling unit occupied by single family and constructed upto three floors width of the stairs shall not be less than 1.0 mtr.
- (c) In case of all non-residential and high rise residential buildings, the clear width of stair and landing exclusive of parapet shall not be less than 1.5 Mts.
- (d) Minimum stair width for more than 6 tenements on each floor shall be 1.5 Mts.
- (e) The stair-case & lifts (elevators) shall be so located that it shall be within accessible distance of not more than 25 Mts. from any entrance of tenement or an office provided on each floor.
- (f) The design of the lift & stair along with the tread and riser shall comply with the provisions of the National Building Code for that class of building.
- (g) No winders shall be allowed except in case of individual dwelling unit.

**17.9 SANITARY ACCOMMODATION :**

All the buildings when erected or re-erected from foundation or when additions to the floors are made shall be provided with minimum sanitary accommodation.

- (a) In the case of use of building as office and public building except cinemas, theatres, meetings and lecture halls, minimum sanitary facilities should be provided as under:
  - (i) Every office building or public building shall be provided with at least one water closet.
  - (ii) Water closets shall be provided for each sex and the number of such water closets for each sex shall in every case be based upon the maximum number likely to occupy such building at any one time.
  - (iii) One urinal shall be provided for every 25 males or part thereof and one water closet for every 25 females or part thereof upto 100 persons. For any number exceeding 100, one urinal for every 50 persons shall be provided.
  - (iv) There shall be provided one water-closet for every 50 persons of each sex or part thereof upto 500 persons and for excess over 500, one water closet for every 100 persons of each sex or part thereof shall be provided. However, if the total number of employees in such a building or the number of persons likely to use such building does not exceed 20, one water-closet each for both sexes shall be sufficient and no urinal may be provided.
  - (v) The building shall be deemed to be occupied by persons or employees at the rate of

one per every 5 square metres of the floor area and sanitary facilities shall be provided according to the number of employees or occupants so worked out.

- (vi) Such water-closet and urinals shall be in an accessible location and shall be provided with signs plainly indicating their purposes and the sex for which they are meant.

**(b) Industrial Buildings and Warehouses:-**

All types of industrial buildings shall be provided with minimum sanitary facilities as under:

- (i) Every such building shall be provided with at least one water closet to privy:  
(ii) Water closets or privies shall be provided for each sex and number of such closets or privies for each sex shall in every case be based upon the maximum number or persons of that sex employed in occupying such building.

- (iii) Water-closets or privy accommodation shall be provided in every W.C. on the following scale:

Where females are employed there shall be at least one water closet or one privy for every 25 females. Where males are employed, there shall be at least one water-closet or one privy for every 25 males.

Provided that where the number of males employed exceed 100, it shall be sufficient if there is one water closet or one privy for every 25 males up to the first 100, and one water closet or one privy for every 50 thereafter.

In calculating the number of water closets or privies required under these regulations any number of workers less than 25 or 50, as the case may be shall be reckoned as 25 or 50 and the number of workers to be considered shall be the maximum number employed at any one time during the day.

- (iv) In every such factory there shall be provided one urinal for every 100 persons of each sex or any less number thereof.  
(v) In every such factory there shall be provided one washing place of 3.6 square metres in area with sufficient number of taps as per standards laid down by rules in respect of factories.  
(vi) In every building of the warehouse class there shall be provided one water closet for every 50 males or any less number thereof and one water closet for every 50 females or any less number thereof and one water closet for every 50 females or any less number thereof. There after water closet shall be provided at the rate of one closet for every 70 persons.  
(vii) In every building of the warehouse class, there shall be provided one urinal for every 100 persons of each sex or any less number thereof.  
(viii) For the purpose of determining the number of water-closets and urinals each 30 sq.mts. of the gross floor space of such building shall be deemed to be occupied by one person.  
(ix) Such water-closets and urinals shall be accessible in location and shall be provided with signs plainly indicating their purpose and the sex for which they are meant.

**(c) Educational Buildings :**

Any building used for educational purpose shall be provided with minimum sanitary facilities as follows:

- (i) Subject to minimum provisions of two water-closets and five urinals, there shall be one water-closet and four urinals for every 200 students or part thereof.  
(ii) Competent Authority may enforce the distribution of the above sanitary facilities to be provided at each floor of the building.

- (iii) The building shall be deemed to be occupied by students at the rate of one student per every 1.00 sq.mt. of the floor area of all the class-rooms and sanitary facilities shall be provided according to the number of students so worked out.

**(d) Residential Building or Residential Tenements:**

Each residential building or residential tenement shall be provided with atleast one water-closet.

**17.10 VENTILATION :**

- (a) Ventilation of Rooms: Every such room whether it is living room or a kitchen shall be constructed that the same have for the purpose of ventilation:

A window or windows and/or ventilators clear of the such frames, opening directly into an interior or exterior open air space or into an open verandah or gallery abutting on such open air spaces having an opening of not less than one tenth of the floor area of the room of an aggregate opening of doors, windows and ventilators of not less than one seventh of the floor area of the room.

Such aggregate opening in respect of sitting room, or dining room of three or more room tenements may be provided either by windows, ventilators or doors, if such room abuts on an open verandah or gallery.

- (b) Factories and buildings of the warehouses:- Every room in such building shall be lighted and ventilated by sufficient number of windows, ventilators and sky lights exclusive of doors having clear opening not less than 1/7th of the floor area abutting on open air space of width not less than 1/3rd of the height of the part of the building abutting such open space.

Provided that this requirement may be relaxed if artificial lighting and ventilation are installed to the satisfaction of the Competent Authority.

- (c) Ventilation of stair-cases:- Every stair case provided under the foregoing clauses shall be lighted and ventilated to the satisfaction of the Authority from an open air space not less than 1 sq.mt.

- (d) Windows in stair-case Bay: There shall be provided a window or windows of an aggregate area of atleast 1.2 sq.metres on each storey in such of the wall of the stair-case room which abuts on such 1 sq.mt. open air space to light and ventilate such staircase.

- (e) Ventilation from the Top and Skylight etc.:—Where an open well for light and ventilation, within the space enclosed by a stairway and its landings, is proposed to be provided, the least horizontal dimensions of which are equal to two times the width of the staircase then the requirements of clause(c) and (d) may be dispensed with provided that there shall be in the roof directly over each such stair well, a ventilating skylight with provided fixed or movable louvers to the satisfaction of the Competent Authority. The glazed roof of the skylight shall not be less than 3.7 sq. Mts. in area. No lift or any other fixture shall be erected in such staircase well.

**17.11 LOCATION OF OPENINGS :**

Every person who undertakes construction work on a building shall so locate every opening abutting on any open space that the sill of such opening shall not be less than 90 cms. above the level of the floor from which such opening is accessible.

Provided that if such opening is to be constructed flush with floor level its lower portion for a height of 90 cms. shall be protected by bars or grill or similar other devices to the satisfaction of the Competent Authority.

**17.12 STAIRWAY :**

Stairway shall conform to the following provisions in addition to items (i) to (vii) below. In addition, in order to satisfy fire fighting requirements any stairway identified as an exit stairway shall conform to the requirement stippled in fire protection regulations provided in these regulations.

- (i) **Width:-**The minimum width of a staircase other than a fire escape shall be as given in Table here under:

**TABLE**

**Minimum width of common Stairway/Corridors for occupancies**

Sr. No.	Type of occupancy	Minimum width of staircase/ Stairway/Corridor(in meters)
(1)	(2)	(3)
1	Residential building	
	(a) Low rise	1.2
	(b) Hotels and High rise	1.5
2	Educational building	
	(a) Upto 24 m. high	1.5
	(b) Over 24 m. high	2.0
3	Institutional buildings (i.e. hospital)	
	(a) Upto 10 beds	1.5
	(b) Over 10 beds	2.0
4	Assembly buildings	2.0
5	Mercantile, business, industrial storage, hazardous, buildings	
	(a) Low Rise	1.5
	(b) High Rise	2.0

- (ii) **Flight :-**No flight shall contain more than 12 risers, but in residential buildings, in narrow plots and in high density Housing a single flight staircase may be permitted.

- (iii) **Risers :-** The maximum height of a riser shall be 19 cm. in a residential building and 16 cm. in any other occupancy. However, on an internal stairway within a dwelling unit a riser may be 25 cm. high.

- (iv) **Treads :-** The minimum width of the tread without nosing shall be 25 cm. for staircase of a residential building, other than fire escapes. In other occupancies the minimum width of the tread shall be 30 cm. It shall have a non-slippery finish and shall be maintained in that fashion.

- (v) **Head room :-** The minimum head room in a passage under the landing of a staircase under the staircase shall be 2.2 m.

- (vi) **Floor indicator :-** The number of each floor shall be conspicuously painted in figures at



least 15 cm. large on the wall facing the flight of a stairway or at such suitable place as is distinctly visible from the flights.

- (vii) **Hand Rail :-** Hand rail a minimum height of 0.9 m. from the centre of the tread shall be provided.

#### 17.13 RAMPS :

(1) **Ramps for pedestrians:**

(a) **General:-** The provisions applicable to stairway shall generally apply to ramps. A ramp in a hospital shall not be less than 2.25 Mts. wide in addition to satisfy the fire fighting requirements.

(b) **Slope:-** A ramp shall have slope of not more than 1:10, it shall be of non-slippery material.

(c) **Handrail:-** A handrail shall be provided on both the sides of the ramp.

(2) **Ramps for handicapped people :-** The provision of the ramp with a handrail to every public building on ground floor only as compulsory for handicapped people: as per the revised National Building Code.

(3) **Ramp for basement or storied parking :-** For parking spaces in a basement and upper at least two ramps of adequate width and slope shall be provided preferably at the opposite and such ramps may be permitted in the side and rear marginal open spaces. after leaving sufficient space for movement of firefighting equipments.

#### 17.14 ROOFS :

(i) **Effective drainage of rain water :-** The roof of a building shall be so constructed or framed as to permit effectual drainage of the rain water there from by means of rain water pipes at the scale of at least one pipe of 10 cm. diameter for every 40 sq.m. of roof area. Such pipes shall be so arranged, jointed and fixed as to ensure that the rain water is carried away from the building without causing dampness in any part of the walls or foundations of the building or those of adjacent buildings.

(ii) **Manner of fixing rain water pipes :-** Rain water pipes shall be affixed to the outside of the walls of the building or in recesses or chases cut or formed in such walls or in such other manner as may be approved by the Competent Authority.

#### 17.15 TERRACE :

Terraces shall be free from partitions of any kind and accessible by a common staircase.

#### 17.16 PARAPET :

Parapet walls and handrails provided on the edges of the roof, terrace, balcony, etc. shall not be less than 1.15 Mts. from the finishing floor level and not more than 1.3 Mts. height above the unfinished floor level. Parapet construction shall be made of material and design, such that it ensure optimum safety to the user/occupants of the building.

#### 17.17 MOSQUITO-PROOF WATER TANK :

Water storage tank shall be maintained that perfectly mosquito-proof condition, by providing a properly fitting hinged cover and every tank more than 1.50 Mts. in height shall be provided with a permanently fixed iron ladder to enable inspection by anti-malaria staff.

**17.18 REFUSE AREA/DISPOSAL OF SOLID WASTE :**

Wherever a property is developed or redeveloped, a space for community-Bin for disposal of Solid Waste shall be provided in the road-side front marginal open space. The owners/occupants shall be required to provide the community-Bin with air-tight cover on top at the standards prescribed as follows :

- (i) The size of community bin (container) shall be calculated at the rate of 10 liters capacity per tenement/dwelling unit, for Residential use of building; provided that the maximum capacity of container shall be 80 liters. The numbers of bins shall be calculated on the basis of total no. of dwelling units/tenements.
- (ii) The size of community -Bin (container) shall be calculated at the rate of the 20 liters capacity for each 100 SMT of floor-area, in case of non-residential use of building; provided that the maximum capacity of container shall be 80 liters. The number of bins shall be calculated on the basis of total no. of dwelling units/tenements.
- (iii) Provided that in case of Hospitals, Hotels, Restaurants like uses the disposal of Solid Waste shall be carried out as per the norms decided by the authority from time to time.

**17.19 DISCHARGE OF RAIN WATER:**

No roof or terrace abutting on a public street shall be constructed without providing sufficient number of downtake pipes and such pipes shall be so fixed as to discharge the rain water at a level not higher than 0.6 metre above the street level.

**17.20 CONSERVATION OF ARTIFACTS, STRUCTURES AND PRECINCTS OF HISTORICAL AND/OR AESTHETICAL AND/OR ARCHITECTURAL AND/OR CULTURAL VALUE. (HERITAGE BUILDING AND HERITAGE PRECINCTS)**

No development or redevelopment or change of use or engineering operations or additions, alterations, repairs, renovations including the painting of buildings, replacement of special features or demolition of the whole or part thereof or plastering of heritage buildings and/or heritage precincts and pols shall be allowed except with the written permission of the competent authority.

**17.21 PROVISION OF LETTER BOX**

In all case of building having more than two floors including ground floor a letter boxes for each separate unit shall be provided at ground floor level in such a way that post man can easily deliver the posts in them.



## 18 REGULATIONS FOR SPECIAL STRUCTURES

### 18.1 SPECIAL STRUCTURE

Regulations for Cinemas, theatres, meeting halls, lecture halls and town-halls:

In addition to the requirements specified under Building Regulations, the following regulations shall also be applicable.

- (a) **Location:** The building for the above purpose shall be located directly on a road of 18 mts. or more in width either existing or proposed subject to other regulations.
- (b) **Open Spaces:** In case of above uses, open spaces shall be provided as under:
  - (i) Front open space of 12 mts. width from the side abutting on the road shall be provided. Such open spaces may be permitted to be covered up to 6mts. from the building line with a projected cantilever structure at a height of not less than 3.00 mts. from the ground level. Sides and rear open spaces of 6 mts. width shall be provided. In addition to the above, the Bombay Cinema Rules adopted by the State Govt. for cinemas and Janta theatres as amended from time to time, will also be applicable.
- (c) **Minimum Requirements:** The following requirement shall be provided:
  - (i) The aggregate area of foyer exclusive of all passages shall be provided at every sitting-level at the rate of 0.1 sq.mt.per seat at that level, subject to minimum foyer width of 4.5 mts.
  - (ii) Entry and exit passages of minimum 3 meters width shall be provided.
  - (iii) Water-room and snack-bar shall be provided.
  - (iv) The booking-office shall always be so located that intending purchasers of tickets have not to queue up in open space.
- (d) **Plinth:** The plinth shall be measured at the foyer level and it shall not be less than 45 cms.
- (e) **Corridor:** No landing, lobby, corridor or passage, not being an internal passage between and/or across rows of seats, intended for use as an exit, shall be less than 3 meters in width and there shall be no recess or projections in the walls of such passages or corridors within 1.8mts. of the ground.
- (f) **Doors:** The auditorium doors shall be provided at the rate of not less than one door of a dimension of 1.5 meters in width and 2.1 meters in clear height for every 150 seats or part thereof. All outside doors for the use of the public shall be made to open outwards and in such manner that when opened, they shall not obstruct any gangway, passage, stairway or landing. These doors shall be provided in such a way that they open in aisles or cross-aisles provided under these Regulations.
- (g) **Balcony, its height, floor of an auditorium and arrangement of seats :**
  - (i) The height of the bottom balcony of the gallery shall not be less than 3 meters from the floor of the auditorium.
  - (ii) The clear distance between the backs of two successive rows shall not be less than 100 cms. but for seats with rocking backs it may be 90 cms.
  - (iii) The minimum width of balcony steps shall be 80 cms. provided that for the front and rear steps this distance shall be 90 cms.
  - (iv) The minimum height of the roof or ceiling at the highest steps of the balcony shall be 3.0 meters and at no place the distance between the nodding and lowest projection ray shall be less than 2.4 meters.
  - (v) The minimum width of the seat shall be 50 cms. provided that 25 percent of the total seats may be permitted upto the width of 45 cms. to adjust the staggering of the seats. The width of the seats shall be measured from centre to centre of hand rails or arm rests.
- (h) **Aisles:** Clear aisles not less than 1.2 meters in width shall be formed at right angles to the line of seating in such number and manner that no seat shall be more than 3.8 meters away from any aisles measured in the line of seating. Where all these aisles do not directly meet the exit doors,

cross aisles shall be provided in such number and manner that no row of seats shall be more than 7 meters away from cross-aisles. The width of cross aisles shall be 1.2 meters.

Provided further that in computing the number of cross-aisles, the door connecting the aisles with foyer shall be considered as cross-aisles.

**Explanation:** The first cross-aisles in such a case shall be provided after the fourteen rows from the door.

**(i) Sanitary Accommodations :**

- (i) Water closet at the rate of one for 100 seats or part thereof and urinals at the rate of two for 75 seats or part thereof, at each seating level shall be provided.
- (ii) One wash-basin for every 200 seats or part thereof shall be provided.
- (iii) The above conveniences shall be suitably apportioned between two sexes.
- (iv) Such water-closet and urinals shall be in accessible location and shall be provided with signs plainly indicating their purpose and the sex for which they are meant.

**(j) Visibility Requirement:**

- (1) The seat nearest to the screen shall not be nearer than the effective width of the normal picture (ratio 1:1.33). This distance shall be  $\frac{3}{4}$  in case of cinema scope and other wide angles techniques and one half in case of 70 mm presentations.
- (2) The elevation of the balcony seats shall be such that line of sight is not inclined more than  $30^\circ$  to the horizontal.
- (3) The seats should preferably be staggered side-ways in relation to those in front, so that a spectator in any rows is not looking directly over the head of the person immediately in front of him.
- (4) The position and height of the screen shall be regulated in such a way that the maximum angle of the line of vision from the front seat to the top of the screen shall not exceed  $50^\circ$ .

**(k) Ventilation:** Every auditorium shall be lighted and ventilated by doors, ventilators and windows abutting on an interior or exterior open air space which shall not be less than  $\frac{1}{5}$ th of the total floor area provided that if exhaust fans are installed or if the auditorium is air-conditioned, the requirement of this clause may be suitably relaxed by competent authority.

**(l) Minimum Requirement of Stairs:**

- (i) Except where otherwise provided under these Regulations/bye-laws the minimum clear width of all the stairs shall be 1.5 Mts.
- (ii) No stair-case shall have a flight of more than 15 steps, or less than 3 steps and width of the landing between such flights shall be of the same width of the stair-case. The tread of the step shall not be less than 30 cms. The riser shall not be higher than 10 cms.
- (iii) No space less than 2.4 Mts. in height shall be allowed under the floor of auditorium.
- (iv) Except for a double-decker-cinema or theater, the access to the auditorium from the ground floor, if it is on upper floor or on stilts shall be provided by not less than three stairs; two of which shall be exit stairs. The clear width of these next stairs shall not be less than 2 meters.
- (v) The access to balcony floor from auditorium floor shall be provided by not less than three stairs, two of which shall be exit stairs.

Provided that if one exit stair is to be provided instead of two, its minimum width shall be 2.4 Mts.

- (vi) In case of double-decker-cinema or theater:

- (a) The access to upper class auditorium from ground floor shall be provided by at least three stairs out of which two shall be exit stairs with minimum clear width of 2 Mts.
- (b) The access to lower class auditorium from ground floor shall be provided by at least two stairs, one of which shall be exit stair.
- (m) No permission shall be given for converting existing air-conditioned cinema theatre into non-air-conditioned cinema theater.

**(n) AIR- CONDITION**

The auditorium or the cinema should be air conditioned as per following general specifications:-

- [1] Temperature range- 72° F to 80° F
- [2] Change of Air per hour-approximate 10 times.
- [3] Relative Humidity 50 p.c. to 60 p.c.
- [4] Fresh air requirements. 7.5 C.F.M. per person approximately.

**18.2 FIRE PROTECTION REQUIREMENTS**

- (1) **GENERAL :-** The planning design and construction of any building shall be such as to ensure safety from fire. For this purpose, unless otherwise specified in these Regulations, the provisions of Part IV: Fire Protection Chapter, National Building Code, shall apply. For multi-storied, high-rise and special building, additional provisions relating to fire protection shall also apply. The approach to the building and open spaces on all sides upto 6 m. width and their layout shall conform to the requirements of the Chief Fire Officer. They shall be capable to taking the weight of a fire engine weighing upto 18 tones. These open spaces shall be free of any obstruction and shall be motorable.
- (2) **EXITS :-** Every building meant for human occupancy shall be provided with exits sufficient to permit safe escape of its occupants in case of fire or other emergency for which the exits shall conform to the following.
  - (i) **TYPES :-** Exits should be horizontal or vertical. A horizontal exit may be a door-way a corridor, a passage-way to an internal or external stairway or to an adjoining building, a ramp, a verandah or a terrace which has access to the street or to the roof of a building. A vertical exit may be a staircase or a ramp, but not a lift.
  - (ii) **GENERAL REQUIREMENTS :-** Exits from all the part of the building, except those not accessible for general public use, shall-
    - (a) provide continuous egress to the exterior of the building or to an exterior open space leading to the street;
    - (b) be so arranged that, except in a residential building, they can be reached without having to cross another occupied unit;
    - (c) be free of obstruction;
    - (d) be adequately illuminated;
    - (e) be clearly visible with the routes reaching them clearly marked and signs posted to guide any person to the floor concerned;
    - (f) be fitted if necessary, with fire fighting equipment suitably located but not as to obstruct the passage, clearly marked and with its location clearly indicated on both sides of the exit way;
    - (g) be fitted with a fire alarm device, if it is either a multi-storied, high-rise or a special building so as to ensure its prompt evacuation;
    - (h) remain unaffected by any alteration of any part of the building so far as their number,



width, capacity and protection thereof is concerned:

(i) be so located that the travel distance on the floor does not exceed the following limits :

(i) Residential, educational institutional and hazardous occupancies : 22.5 m.

(ii) Assembly, business, mercantile, industrial and storage buildings : 30 m.

**NOTE:-** The travel distance to an exit from the dead end of a corridor shall not exceed half the distance specified above.

When more than one exit is required on a floor, the exits shall be as remote from each other as possible.

Provided that for all multi-storied /high rise and special buildings, a minimum of two enclosed type staircases shall be provided, at least one of them opening directly to the exterior to an interior, open space or to any open place of safety.

### 18.3 REQUIREMENTS OF INDIVIDUAL EXITS AT EACH FLOOR :

The detailed requirements of individual exits at each floor are given below :-

#### (1) CORRIDORS :-

- (a) Exit corridors shall be of a width not less than the total required width of exit doorways leading from them in the direction of travel to the exterior/stairway.
- (b) Where stairways discharge through corridors, the height of the corridors shall not be less than 2.4 m.
- (c) Where there is more than one staircase serving a building, there shall be at least one smoke-stop door in the between the staircases.

#### (2) DOORWAYS :-

- (a) Every exit doorway shall open into an enclosed stairway, a horizontal exit or a corridor or passageway providing continuous and protected means of egress.
- (b) An exit doorway shall open outwards i.e. away from the room, but shall not obstruct the travel along any exit. No door, when opened, shall reduce the required width of a stairway or landing to less than 90 cm.
- (c) An exit door shall not open immediately upon a flight or stairs; a landing equal to at least the width of the door shall be provided in the stairway at each doorway; the level of the landing shall be the same as that of the floor which it serves.
- (d) Exit doorways shall be openable from the side which they serve, without the use of a key.

#### (3) REVOLVING DOORS :-

- (a) Revolving doors shall not be used as required exits except in residential, business and mercantile occupancies; they shall not constitute more than half the total required door width.
- (b) When revolving doors are considered as required exit ways-
  - (i) The multiplier in Table 18.1 shall be increased by 33.1/3 percent, and; revolving doors shall not be located at the foot of a discharge through a lobby or foyer.

#### (4) INTERNAL STAIRWAYS :-

- (a) Stairways shall be constructed of non-combustible materials throughout.
- (b) Any interior staircase shall be constructed as a self-contained unit with at least one side adjacent to an external wall and shall be completely closed.

- (c) A staircase shall not be arranged around a lift unless the latter is entirely enclosed by a material of fire resistance rating as that for type of construction itself. For multi-storied, high rise and special buildings, the staircase location shall be to the satisfaction of the Chief Fire Officer.
- (d) In multi-storied/high rise and special building, access to main staircases shall be gained through at least half-an-hour fire-resisting automatic closing doors placed in the enclosing walls of the staircases. They shall swing type doors opening in the direction of the escape.
- (e) No living space, store or other space, involving fire risk, shall open directly into a staircase.
- (f) The external exit door of a staircase enclosure at ground level shall open directly to the open space or should be accessible without passing through any door other than a door provided to form a draught lobby.
- (g) In multi-storied high rise and special buildings, exit signs with arrows indicating the escape route shall be provided at a height of 1.5 m. from the floor level on the wall and shall be painted with fluorescent paint. All exit way signs should be flush with the wall and so designed that no mechanical damage to them can result from the moving of furniture or other heavy equipment.
- (h) Where a building has a single staircase, it shall terminate at the ground floor level, and the access to the basement shall be by a separate staircase. Where the building is served by more than one staircase, one of the staircases may lead to the basement level by either a ventilated lobby or a cut-off screen wall without opening, having a fire resistance of not less than 2 hours with discharge point at two different ends or through enclosures. It shall also be cut-off from the basement area at various basement levels by a protected and ventilated lobby/lobbies.

**(5) FIRE ESCAPE OR EXTERNAL STAIRS :-**

Multi-storied/high rise and special buildings shall be provided with fire escape stairs, which will be free of F.S.I., and they should conform to the following :-

- (a) They shall not be taken into account in calculating the evacuation time of a building.
- (b) All of them shall be directly connected to the ground.
- (c) Entrance to them shall be separate and remote from the internal stair-case.
- (d) Routes to the fire escape shall be free of obstruction at all times, except for a doorway leading to the fire escape, which shall have the required fire resistance.
- (e) They shall be constructed of non-combustible materials.
- (f) They shall have a straight flight not less than 75 cm. wide with 15 cm. treads and risers, not more than 19 cm. The number of risers shall be limited to 16 per flight.
- (g) They shall be provided with handrails at a height not less than 90 cm. above the tread.

**(6) RAMP :-**

- (a) All the requirements of sub regulation (4) of this Regulation shall apply to any ramps as they apply to a staircase.
- (b) Ramps shall lead directly to outside open spaces at ground level or courtyards or other safe places.
- (c) In a multistoried, high rise and special building, access to ramps from any floor shall be through a smoke-stop door.

**(7) REFUGE AREA**

- (a) In multi-storied and high-rise buildings, at least one refuge area shall be provided on the floor immediately above every 18 mts. of building height.
- (b) Such space should abut on external walls.
- (c) It shall have a minimum area of 1.5 sq. mts. and a minimum width of 0.75 mt.

**18.4 STRUCTURAL SAFETY AND SERVICES****(1) STRUCTURAL DESIGN**

The structural design of foundations, elements made of masonry, timber, plain concrete, reinforced concrete, pre-stressed concrete and structural steel shall conform to the provisions of part VI Structural Design Section-1 Loads, Section-2 Foundation, Section-3 Wood, Section-4 Masonry, Section-5 Concrete, Section-6 Steel, National Building Code of India, taking into consideration the Indian Standards and Guidelines for hazard safety as given below:

**a) For Earthquake Protection**

1. IS:1893-1984 "Criteria for Earthquake Resistant Design of Structures (Fourth Revision)"
2. IS:13920-1993 "Ductile Detailing of Reinforced Concrete Structures subjected to Seismic Forces - Code of Practice"
3. IS:4326-1993 "Earthquake Resistant Design and Construction of Buildings - Code of Practice (Second Revision)"
4. IS:13828-1993 "Improving Earthquake Resistance of Low Strength Masonry Buildings - Guidelines"
5. IS:13827-1993 "Improving Earthquake Resistance of Earthen Buildings - Guidelines"
6. IS:13935-1993 "Repair and Seismic Strengthening of Buildings - Guidelines"
7. "Improving Earthquake Resistance of Buildings - Guideline", by Expert Group, Government of India, Ministry of Urban Affairs & Employment, published by Building Materials and Technology Promotion Council, 1998.

**b) For Cyclone/Wind Storm Protection**

8. IS 875 (3)-1987 "Code of Practice for Design Loads (other than Earthquake) for Buildings and Structures, Part 3, Wind Loads"
9. "Improving Wind/Cyclone Resistance of Buildings - Guideline", by Expert Group, Government of India, Ministry of Urban Affairs & Employment, published by Building Materials and Technology Promotion Council, 1998.

Note: Wherever an Indian Standard including those referred in the National Building Code or the National Building Code is referred, the latest version of the same shall be followed.

- (2) In pursuance of the above, a certificate as indicated in Form-2(C) shall be submitted along with building plans/drawings and other building information schedule annexed thereto.

**(2) QUALITY CONTROL REQUIREMENTS**

- (i) The quality of all materials and workmanship shall conform to accepted standards and Indian Standard Specifications and Codes as included in Part V Building Materials and Part VII Constructional Practices and Safety, National Building Code of India.
- (ii) All borrow pits dug in the course of construction and repair of buildings, embankments etc. shall be deep and connected with each other in the formation of a drain directed towards the lowest level and properly stepped for discharge into a river.



stream, channel or drain, and no person shall ~~create~~ any isolated borrow pit which is likely to cause accumulation of water that may breed ~~mosquitoes~~.

(iii) Alternative materials, method of design and construction and tests:-

The provisions of the Regulations are not intended to prevent the use of any material or method of design of construction not specifically ~~prescribed~~ in them provided any such alternative has been approved. Nothing of the provisions of these Regulations is intended to prevent the adoption or architectural planning and layout conceived as an integrated development scheme. The Competent authority may approve any such alternative if it conforms to the provisions of the relevant parts of the National Building Code, regarding material, design and construction, and the material, method, or work offered is, for the purpose intended, at least equivalent to ~~that~~ prescribed in these Regulations in quality, strength, compatibility, effectiveness, ~~fire~~ and water resistance, durability and safety.

(iv) All buildings shall be constructed on a quality control requirements.

(v) In case of existing building under construction based on approved building permission, structural safety requirements shall have to be observed. However, due to such structural work of strengthening/retrofitting if certain setbacks and margin get reduced, special permission may be granted on case to case basis.

(3) TESTS :

Whenever there is insufficient evidence of compliance with the provisions of the Regulations or evidence that any material or method of design or construction does not conform to the requirements of the Regulations, in order to substantiate claims for alternative materials, design or methods of construction, the Competent Authority may require tests, sufficiently in advance, as proof of compliance. These tests shall be made by an approved agency at the expense of the owner as follows :-

(i) TEST METHODS:- Test methods shall be as specified by the Regulations for the materials or design or construction in question. If there are no appropriate test methods specified in the Regulations, the Competent Authority shall determine the test procedure. For methods or tests for building materials, reference shall be made to the relevant Indian Standards as given in the National Building Code of India published by the Bureau of Indian Standards.

(ii) TEST RESULT TO BE PRESERVED:- Copies of the result of all such tests shall be retained by the Competent Authority for not less than two years after the acceptance of the alternative material

The testing of the materials as per Indian Standards shall be carried out by laboratories approved by the competent authority on this behalf.

The laboratory/agency shall work out in consultation with the construction agency a testing programme of materials such as cement, steel and quality of concrete including its mixing, laying and strength at site as well as in the laboratory.

This should cover various stages of construction from foundation to completion as per Regulation. The laboratory shall maintain a duly authenticated report in a bound register, copy of which will be submitted to the construction agency, which will in turn forward the testing report to the competent authority.

(5) Structural Stability and Fire Safety of Existing Buildings

- i. The Competent Authority shall have the assessment of structural and/or fire safety of an existing building/structure damaged/undamaged carried out at stipulated periodical intervals through expert(s) chosen from a panel of experts



identified by the Competent Authority.

- ii. The owner/developer/occupant on advise of such expert(s) shall carry out such repair/restoration and strengthening/retrofitting of the building found necessary so as to comply with the safety standards laid down in the National Building Code and the Indian Standards as specified.

In case, the owner/developer/occupant does not carry out such action, the competent authority or any agency authorized by the competent authority may carry out such action at the cost of owner/developer/occupant.

- iii. The Competent Authority shall specify the period within which such compliance is to be carried out.
- iv. The Competent Authority may also direct the owner/developer/occupant, whether the building could be occupied or not during the period of compliance.
- v. In case of existing building under construction based on approved building permission, structural safety requirements shall have to be observed. However, due to such structural work of strengthening/retrofitting if certain setbacks and margin get reduced, special permission.

## 18.5 BUILDING SERVICES

- (1) **ELECTRICAL INSTALLATIONS:** The planning, design and installation of electrical installation, air-conditioning and heating work shall conform to the provisions of Part VIII Building Services, Section 2- Electrical Installations, Section 3-Air-conditioning and Heating, National Building Code of India.

### (2) LIFT:

#### (a) PLANNING AND DESIGN :

The planning and design of lifts including their number, type and capacity, depending on the occupancy of the building, the population on each floor based on the occupant load and the building height shall be in accordance with Section 5- Installation of Lifts and Escalators, National Building Code of India.

**(b) MAINTENANCE :**

- (i) The lift installation should receive regular cleaning, lubrication adjustment and adequate servicing by authorised competent persons at such intervals as the type of equipment and frequency of service demand. In order that the lift installation is maintained at all times in a safe condition, a proper maintenance schedule shall be drawn up in consultation with the lift manufacturer and rigidly followed. A log book to record all items relating to general servicing and inspection shall be maintained. The electrical circuit diagram of the lift with the sequence of operation of different components and parts shall be kept readily available for reference by persons responsible for the maintenance and replacement, where necessary, to the satisfaction of the competent authority.
- (ii) Any accident arising out of operation of maintenance of the lifts shall be duly reported to the competent authority.

**19 PARKING****19.1 Minimum parking space**

Off-street parking spaces for vehicles shall be provided for every new building constructed for the first use or when the use of old building is changed to any of the uses mentioned in the table below:

**TABLE FOR MINIMUM OFF STREET PARKING SPACES:**

(In all areas including existing Gamtal & Walled City)

Sr. No.	Type of use	Parking space Required	Remarks
1	Residential (Flats/Apartments)	15% of maximum permissible F.S.I	(1) Dwelling units Above 80 Sq. Mts. built up area 50% of the total parking space requirement shall be reserved for cars.  (2) Upto 80 Sq. Mts. built up area 25% of the total parking space requirements shall be reserved for Cars.  (3) 10% of the total parking space requirements shall be reserved for visitors at ground level.
2	Cinema theatre, public assembly hall auditorium, stadium etc.	1 Sq Mts. per seat	50% of the total parking space requirements shall be reserved for Cars.
3	Industrial	10% of Building Unit	50% of the total parking space requirements shall be reserved for Cars.
4	Commercial and business establishments including business office, bank, hotel, guest house, lodge, eating house, restaurant, institutional building etc. and Health facilities including Hospitals & Nursing Homes etc.	30% of maximum permissible F.S.I  Note : (1) The parking space so required shall be provided excluding required marginal space and Built up area with solid plinth subject to other regulation  (2) 20% of the parking space required at the ground level shall be exclusively provided for visitors.	50% of the total parking space requirements shall be reserved for Cars.
5	Community buildings such as community hall/ marriage hall/ community wadi/ recreational club/ and religious building, party plot, club house etc.	50% of Building Unit..	50% of the total parking space requirements shall be reserved for Cars.
6	a) Primary schools. b) Secondary and higher secondary schools	20 Sq. Mts. for every 100 students.  50 Sq.Mts. for every 100 students	For computing number of students 0.75 sq. mts. floor area is equal to 1 (one) student.

Sr. No.	Type of use	Parking space Required	Remarks
	schools	70 Sq. Mts. for every 100 students	
	(c) Colleges and coaching classes.		
7	Special building for uncommon uses : (a) stock exchange  (b) grain market, timber market, iron market, agricultural market, and such other wholesale Trade.	For (a) and (b) 30% of maximum permissible F.S.I	For (a) 50% of the total parking space requirement shall be reserved for cars.  For (b) 50% of the total parking space requirement shall be reserved for heavy motor vehicles.  Competent Authority/Municipal Commissioner shall specify the number and types of vehicles likely to be use in addition to Col. No. 4 For (a) and (b) of col. No.2

**NOTE:**

(1) Building Units/Plots abuts on 9.00 Mts. or more width road Parking shall be Provided as under.

For Ground floor Built-up Area without hollow plinth the Parking shall be Provided as per Commercial Standards and for other floors Built-up Area Parking shall be Provided as per Regulations.

(2) Above space shall be provided in addition to adequate vehicular access to the street.

(3) In a marginal space of 3.0 mts or more may be allowed for parking if it forms part of parking layout as required under 19.2.

(4) Parking requirement shall be calculated on the basis of maximum permissible F.S.I.

(5) In cases where misuse of parking space is noticed, the use of entire building shall be discontinued and the use shall be permitted only after the parking spaces are made possible for parking use. High penalty as decided by Competent Authority from time to time shall be levied considering the period of misuse of the parking space and the benefit derived out of misuse.

(6) In cases where more parking space is requested, the Competent Authority may grant the request for providing parking in cellar or at upper floors with specific conditions to take care of genuine requirements.

(7) Parking reserved for the visitors shall be provided on ground level only.

**19.2 THE PARKING LAYOUT SHALL FULFILL THE FOLLOWING CONDITIONS**

(1) The minimum width of access to street from parking space shall be 3.0 meters.

(2) The Car parking space shall have two independent accesses leading street if its area capacity exceeds 300 Sq.Mts.

Provided that one such access may be permitted if its minimum width is 6 meters.

(3) If the parking space is not provided at street level the gradient of ramp leading to parking space shall not be more than 1:7 i.e. the vertical rise shall not exceed more than 1 Mt. over a horizontal distance of 7 meters.

- (4) Clear head way of 2.4 meters, shall be provided on every access leading to parking space and at any point in parking space.
- (5) The general arrangement of parking layout shall be in conformity with the general instruction as may be issued by the Competent Authority from time to time.
- (6) Width of ramp to the cellar may be 2.00 mts. Provided cellar is exclusively used as parking space for two wheeler vehicle only.

## 20 GASOLINE (MOTOR FUEL) FILLING STATIONS AND GASOLINE FILLING CUM SERVICE STATIONS

### 20.1 DEFINITION

#### 20.1.1

The term "Filling Station" is a place of retail business engaged in supplying and dispensing of Gasoline (Motor- Fuel) and motor oil essential for the normal operation of automobiles.

#### 20.1.2

The term "Filling cum Service station" is a place of retail business engaged in supplying goods and services essential for the normal operation of automobiles. These include dispensing Gasoline and Motor- oil, the sales and services of tyres, batteries and other automobiles accessories and replacement item and washing and lubrication. They do not include the body of tender work, painting or other major motors repairs and over hauling.

### 20.2 REQUIREMENTS OF FILLING STATIONS AND FILLING-CUM SERVICE - STATION.

#### 20.2.1 SPACE REQUIREMENTS:

(1) The minimum size for the location of Filling Station and filling cum Service Station shall be as follows:

filling station 30.00 mts. x 36.50 mts. (In intensely developed areas the minimum frontage may be relaxed by the Authority after complete investigation).

Filling cum service station shall be 2000 sq.mts. having frontage not less than 30.00 mts.

(2) Except in hilly terrain, the plot should be on level ground.

(3) Every filling station should provide for one parking space for each four employees with a minimum of two car parking space.

(4) In the case of filling cum service stations in addition to parking space requirements given above provision should also be made for one car parking space for each service station.

(5) Common plot shall not be required.

#### 20.3 TRAFFIC REQUIREMENTS:

(1) A filling station or filling cum service station is a major generator of traffic and as such present a degree of traffic hazard on the road on which it is sited. This potential traffic hazard determines the number of station that can be permitted in any section of the road or the highway or in a section of a city, the objective being to keep the traffic hazard to the minimum.

(2) A filling station or filling cum service station should not be located opposite a break or opening in the central verge on a dual carriage as this will encourage the traffic to cross the road while entering a filling station or filling cum service station.

(3) A filling station or filling cum service station preferably may not be sited too closed to an intersection to a traffic island on the main road. To assure satisfactory wearing distances, the minimum desirable distance between an access to a station and the tangent point of the traffic island or intersection should be 80.00 mts.



(4) In the case of main road provided along with a service road or a marginal access road, the access to the station should be provided from the service the marginal access road and not from the main road.

(5) On road having heavy traffic, it is desirable to provide one station on either side of the road so that vehicles are not required to cross the road. On roads the traffic cannot support two filling station open on either side, one may be located on either sides provided the site is not close to a junction and conform to the requirements of the 3 above.

(6) Sitting of the stations on road curves or bends are a safety hazard and should be avoided. Filling cum service station should not be located adjacent to the residential houses.

(7) The minimum distance of the property line of the filling station from the central line of the road must not be less than 15.00 mts. or half the proposed right of way of the road, whichever is more. In the case of National Highways, and major road in the urban areas they should be set back so as to be outside the ultimate right of way of the highway along which it is to be located. However, variations can be approved in special cases if allowed by the competent Authority after complete investigation.

(8) The heaping up of the oil cans and other goods within the premises which tend to create a sort of ugly character to the area should be discouraged. Preferential locations in highly congested highways in urban areas create traffic problems which need proper and careful examination. Similarly the concentration of filling station and service station etc. along traffic or arteries creates problems in maintaining street capacity thereby depriving the community facility for mass and quick transport along the highway in urban.

#### 20.4 ENTRANCE AND EXIT CONSIDERATIONS:

(1) In all location of filling stations. The basic principle governing location as well as exit and entrance consideration is to minimize as much as possible interference with normal flow of traffic on the road.

(2) For easy flow of the station a minimum frontage of 30.00 mts. shall be provided with wide and easy entrance and exit kerbs, vehicles entering and leaving the station should be fully visible to the traffic on the main road and there should not be any obstruction to view between the filling station pumps and the road.

(3) The following minimum requirements for the ingress should be observed.

- i) Maximum width of the drive ways at the side walk: 9.00 mt
- ii) Minimum angle of intersection of drive ways with the street pavement 60 (degree)
- iii) Minimum angle of intersection of drive ways with the street pavement 60 (degree)
- iv) Minimum distance from any drive way to any exterior property line: 6.00 mts.
- v) Minimum distance from any driveway to any interior plot line : 3.00 mts.
- vi) Minimum distance between kerbs sites : 9.00 mts



## 21 CONTROL OF SIGNS(HOARDINGS) AND OUTDOOR DISPLAY STRUCTURES AND PAGING TOWER AND TELEPHONE TOWER AND OUTDOOR DISPLAY STRUCTURES

### 21.1 PERMISSION

Only authorised signs (Hoarding) paging tower and telephone towers will be permitted.

### 21.2 DESIGN AND SIZE

Every hoarding shall be designed so as to withstand the wind, dead, seismic and other loads and other structural requirements in accordance with the NBC.

In the case of shopping units in commercial areas and/or residential-cum-commercial buildings, the display boards shall be at the same height above the shopping arcade and shall ordinarily be 45.5 cms. to 61 cms. in height. The placement and size of the boards shall form a part of the building permission and no change therein shall be permitted nor shall any additional boards be allowed to be displayed.

Sizes of hoarding along the various roads shall be governed by the following table:

Road width range (in Mts.)	Height of hoarding(width)	Maximum length of hoarding.
a)National Highway & roads more than 50 Mts. in width.	3 Mts.	6.00 Mts.
b)20 Mts. to 50 Mts.	3 Mts.	4.50 Mts.
c)10 Mts. to 20 Mts.	2 Mts.	3.00 Mts.
d)Less than 10 Mts.	1 Mts.	1.50 Mts.

No variation in the height of hoarding shall be permitted. However, variation in length shall be allowed in multiple of 1.5 Mts.

### 21.3 PROHIBITED SIGNS

The following signs are prohibited along major roads, having width beyond 18.00 Mts.

- Any sign that by reason of its shapes, position or colour may be confused with an authorised traffic sign or signal.
- Any sign containing the word "Stop" , "Look" , "Danger" or other similar word that might mislead or confuse the travelers.
- Any sign that is attached to or printed on a rock or other natural objects and

- d) Any sign that is located within a public right-of-way unless it is an official street name, traffic sign or signal or other official sign.

#### 21.4 GENERAL RESTRICTIONS

- 1) No ground sign shall be erected to a height exceeding 9 Mts. above the ground. Lighting, reflections may extend beyond the top of face of the sign.
- 2) Every ground sign shall firmly supported and anchored to the ground. Supports and anchors shall be of treated timber in accordance with good practice or metal treated for corrosion resistance or masonry or concrete.
- 3) No ground sign shall be erected so as to obstruct from access to or egress from any building and:
- 4) No ground sign shall be set nearer to the street line than the established building line.
- 5) Distance from the junction of road:- No sign or hoarding along roads shall be permitted within a distance of 100.0 Mts. from the junction or the inter-section of roads. This distance being measured between hoarding and the centre line of a junction.
- 6) Any hoarding which in the opinion of the Authority is likely to be confused with unauthorised traffic sign or signal shall not be permitted.
- 7) No hoarding on road less than 10 Mts. wide shall be permitted in existing Walled City and Gamtal.
- 8) Any hoarding containing the words "Stop", "Look", "Danger" or other similar words that might mislead or confuse the travellers shall not be permitted.
- 9) No hoarding shall be permitted within a distance of 100.0 Mts. from any public park.
- 10) No hoarding shall be permitted in the open margin space of the building.

#### 21.5 HOARDING ON ROOF

Following provisions shall apply for Roof Signs.

- a) Location: No roof sign shall be placed on or over the roof of any building, unless the entire roof construction is of non-combustible material. The top of sign board should confirm the building height regulations.
- b) Projection: No roof sign shall project beyond the existing building line of the building on which it is erected or shall extend beyond the roof in any direction.
- c) Support & Anchorage: Every roof sign shall be thoroughly secured and anchored to the building on or over which it is erected. All loads shall be safety distributed to the structural members of the building.

#### 21.6 WALL SIGNS

Following provisions shall apply for wall signs.

- a) Dimensions: The total area of the sign shall not exceed 10 percent of the total area of the facade on which the sign is erected. The facade of the building shall be subdivided into blocks of uniform height and the area of the sign erected on particular block shall not exceed 10 percent of the area of that block.
- b) Projection: No wall sign shall extend above the top of the wall or beyond the ends of the wall to which it is attached. At any place where pedestrians may pass along a wall, any wall sign attached there to shall not project more than 7.5 cms. there from within a height of 2.5 Mts. measured from the level of such place.

- c) Support & Attachment: Every wall sign shall be securely attached to walls, wooden blocks or anchorage with wood used in connection with screws, staples or nails shall not be considered proper anchorage, except in the case of wall signs attached to walls of wood.
- d) Reflectors: Lighting reflectors may project 2.4 Mts. beyond the face of the wall provided such reflectors are at least 4 m above the footpath level, but in no case shall such reflectors project beyond a vertical plane one meter inside the kerb line.

### 21.7 PROJECTING SIGNS

No projecting sign or any part of its supports or frame work shall project more than 2 meters beyond the main face of the building to which such sign is attached. At every place where pedestrians may pass underneath a projecting sign, an over-head clearance of at least 2.5 Mts. shall be maintained.

Comprehensive Sign Design: Particularly in the case of an existing structure where because of the code amendment new signage is likely to cover less of the building facade than previously, it is hoped that Comprehensive Sign Designs will encourage the rehabilitation of the building front itself as well as the careful design of the sign that goes on it.

### 21.8 SIGNS IN URBAN RENEWAL PROJECT AREAS

These signs must confirm with the zoning regulations and with the urban renewal plan or special restrictions for the area, which may include additional regulations or requirements.

#### 21.8.1 BANNERS, SIGN-BOARDS ETC :

Banners, signboards and several other kinds of signs other than on-premise signs shall be only temporarily permitted.

#### 21.8.2

No signs within 30 Mts. distance of a park entrances or institutional entrances shall be permitted.

### 21.9 HISTORIC BUILDINGS

The Competent Authority is empowered to deny the permission on the ground of ambience of heritage buildings and precincts.

### 21.10 DEPOSIT AND FEES

- 1) The fees for erection and maintenance of the hoarding shall be charged as decided by Competent Authority from time to time.
- 2) The fees for hoarding shall be paid by the applicant in advance, for the calendar year or part thereof.

### 21.11 TELECOMMUNICATION INFRASTRUCTURE (PAGING, CELLULAR MOBILES, 'V' SAT. , MTNL ETC.)

- 1) Following provisions shall apply for telecommunication infrastructure.
  - a) Location : The Telecommunication Infrastructure shall be either placed on the building roof tops or on the ground or open space within the premises subject to other regulations.
  - b) Type of structure:
    - (i) Steel fabricated tower or antennae's on M.S. pole.
    - (ii) Pre-fabricated shelters of fibre glass or P.V.C. on the building roof top/terrace for equipment.
    - (iii) Masonry Structure/ Shelter on the ground for equipment.
    - (iv) D.G. Set with sound proof cover to reduce the noise level.
  - c) Requirement: (i) Every applicant has to obtain/ procure the necessary permission from the "Standing Advisory Committee on Radio Frequency Allocation" (SACFA)

issued by Ministry of Telecommunications.

(ii) Every applicant will have to produce the structural stability certificate from the registered structural engineer which shall be the liability of both parties

(iii) Applicant have to produce/ submit plans regarding the same.

d) Projection: No Pager and/or Telephone Tower shall project beyond the existing building line of the building on which it is erected in any direction:

2) DEPOSIT AND FEES : The fees for erection and maintenance of the hoarding shall be charged as decided by Competent Authority from time to time.

## **22 MINNING, QUARRYING AND BRICK KILN**

---

The following regulations shall govern the mining, quarrying and brick kiln operations.

### **22.1**

No mining, quarrying and brick kiln operations where no blasting is involved shall be permitted within a distance of 50 Mts. from the boundary of any public road, railway line, canal, transmission line or any other building. No mining and quarrying operations and brick kiln operations which involves blasting shall be permitted within a distance of 200 Mts. from any public road, railway line, canal, transmission line or any other building.

### **22.2**

No building operations shall be permitted on the plot on which mining and quarrying and kiln operations have been permitted, without the prior approval of the Authority.

### **22.3**

The mining, quarrying and brick kiln shall be permitted for a stipulated period not exceeding three years from the date of development permission at a time and shall be so prescribed in the development permission.

### **22.4**

The following shall govern the mining, quarrying and brick kiln operations and shall form conditions of the development permission:

- 1) The mining, quarrying and brick kiln operations shall not cause any nuisance to people in the vicinity.
- 2) The mining, quarrying and brick kiln operations below the average ground level shall be permitted only for the extraction.

## **23 CONTROL OF AIR AND WATER POLLUTION**

---

### **23.1**

No industrial effluent shall be disposed or exposed so as to cause nuisance and endanger to public health.

### **23.2**

Without prejudice to the generality of the above provisions, the Competent Authority may stipulate certain conditions or measures to control the air borne emissions and liquid effluents from industrial units. These measures shall be stipulated as conditions of the development permission.

### **23.3**

Industries in the special industrial zone which emit liquid and gaseous effluents shall not be allowed to emit such effluent unless they are purified and rendered harmless from the public health point of view by provision of purification plants, as may be prescribed by the Competent Authority and/or the Gujarat Pollution Control Board.

### **23.4**

Controls as prescribed from time to time by the pollution control board / Competent Authority shall be applicable to all development and redevelopment.



## 24 CONTROL OF DRAINS, SEWERS, DRAINAGE AND SEWAGE WORKS

Regulations for regulating the construction maintenance and control of drains, sewers, drainage and sewage works of any description within Development Area.

### 24.1 DEFINITIONS:

In these regulations unless the content specifically indicates otherwise, the meaning of the terms used shall be as under:

- 1) "Sewer System" shall mean the sewage disposal system.
- 2) "Engineer" shall mean the Engineer of Authority or the authorised person or its deputy or representative duly authorised from time to time to act on his behalf.
- 3) "Person" shall mean any individual firm, company, association, society, corporation or group.
- 4) "Sewer" shall mean a pipe, or conduct or other construction provided for carrying sewage.
- 5) "Building Sewer" shall mean the sewer under the control of the property owner and extending from the building to the first inspection chamber or manhole.
- 6) "Public sewer" shall mean a sewer in which all owners of abutting properties may discharge, and which is controlled by the public body.
- 7) "Sanitary Sewer" shall mean a sewer which carries sewage and to which storm, surface and ground water are not admitted.
- 8) "Storm Sewer" shall mean sewer which carries storm and surface water and drainage but excludes sewage and industrial wastes, other than unpolluted cooling water.
- 9) "Combined Sewer" shall mean a sewer receiving both sewage and surface run off.
- 10) "Sewage" shall mean a combination of the waters carried from residences, business buildings, institutions and industrial establishments, to go there with such ground surface and storm waters as may be present.
- 11) "Industrial waters" shall mean the liquid wastes from industrial manufacturing process, trade, business or form of any development, recovery or processing operation, as distinct from sanitary sewage.
- 12) "Garbage" shall mean solid wastes from the domestic and commercial preparation, cooking and dispensing of food and from the handling storage, and sale of produce.
- 13) "Properly Shredded Garbage" shall mean the waste from the preparation, cooking and dispensing of food that have been shredded to such a degree that all particles will be of 1 cm. carried freely under the flow conditions normally prevailing in sewers with no particle greater than 1 cm in any dimension.
- 14) "Sewage Treatment Plant" shall mean any arrangement or devices and structures used for treating sewage.
- 15) "Sewage works" shall mean all facilities for collecting, pumping, treating and dispensing of sewage.
- 16) "Water Course" shall mean a channel in which a flow of water occurs either continuously or intermittently.
- 17) "Natural Outlet" shall mean a channel in which a flow of ground water occurs continuously.
- 18) "Sludge" shall mean any discharge of water sewage industrial waste which in concentration of any given constituent or in quantity of flow exceeds for any duration longer than 15 minutes, five times the average 24 hour concentration or flow during normal operation.
- 19) "pH" shall mean the logarithm of the reciprocal of the weight of hydrogenous in grams per litre of solution as determined by procedures outlined in standard methods.
- 20) "Biochemical Oxygen Demand" (abbreviated as B.O.D.) shall mean the quantity of oxygen utilised in the biochemical oxidation of organic matter in five days at 20 °c expressed in milligrams per liter, as determined by procedures outlined in standard methods.
- 21) "Suspended Solids" shall mean solids that either float on the surface or are in suspension in water sewage or other liquids or which are removable by a laboratory filtering device, quantitative determination shall be done in accordance with methods.
- 22) "Gallon" shall mean Imperial Gallon.
- 23) "Control Manhole" shall be the manhole so designated for the express purpose of collecting waste effluent samples and facilitating observation and measurement of waste as necessary from a property. It shall be the manhole at the junction of the building sewer with the public sewer or the nearest manhole on the public sewer down stream of the junction of the building sewer with the public sewer as may be decided by the Engineer.



- 24) "Standard Methods" shall mean the examination and analytical procedures set forth in the most recent edition of 'Standard Methods' for the examination of water, sewage and industrial wastes published jointly by the American Public Health Association, the American Water Works Association and the Water Pollution Control Federation. However, the use of identical analytical procedure outlined by the World Health Organisation or the Indian Standards Institution of the Government of India, from time to time, whenever such procedures exist will be permitted.

#### 24.2 REGULATIONS

- 1) It shall be unlawful for any person to place, deposit, or permit to be deposited in any incinerate manner on public or private property within the jurisdiction of Competent Authority any human or animal excrement, garbage or other objectionable waste.
- 2) It shall be unlawful for any person to discharge to any natural outlet or any where, within the area under the jurisdiction of Competent Authority any sewage or other polluted waters except where suitable treatment has been provided in accordance with subsequent provisions of these regulations.
- 3) For permission to discharge into the sewage system from establishments producing industrial wastes, the owner or his authorised agent shall make application on a special form furnished by the Competent Authority as the case may be. The permit application shall be supplemented by any plans, specifications, sample test reports or other information considered pertinent in the judgement of the Engineer. An inspection fee of Rs.100/- for an industrial building sewer permit shall be paid at the time application is filed. All industrial and trade establishments existing and discharging industrial wastes into the sewer system at the time of enactment of these regulations shall also require permission to discharge into the sewer under these regulations.
- 4) No person shall discharge or cause to be discharged any storm water surface water, ground water, roof run-off, or subsurface drainage to any sanitary sewer, uncontaminated cooling water or unpolluted industrial process water be permitted to be discharged to any sanitary sewer by the Engineer if storm sewer is not available.
- 5) Storm water and all other unpolluted drainage shall be discharged to such sewer as are specifically designated as storm sewers or to a natural outlet approved by the Engineer. Industrial cooling water or unpolluted process waters may be discharged with the prior approval of the Engineer to a storm sewer or natural outlet.
- 6) Grease, oil and sand interceptors of approved type and capacity shall be provided when in the opinion of the Engineer, they are necessary for the proper handling of liquid wastes containing grease in excessive amounts or any inflammable wastes, sand or other harmful ingredients, such interceptors shall be so located as to be readily accessible for cleaning and inspection.
- 7) No storage rooms where acids, cyanide, cyanogen compound or other dangerous substances are stored, shall be connected directly to the public sewers or to any natural outlet, curing holding pit, or other approved arrangement may be required to be provided so that accidental discharge can be caught and disposed off in a safe manner.
- 8) All permits granted under Regulation No.24.2(3) shall be valid for a period of 3-years and it shall be incumbent on the owner or his authorised agent to make an application for renewal with payment of renewal fee of Rs.75/- three months before the 'expiry' of the permit period furnishing sample test reports and any other information considered pertinent in the judgment of the Engineer.
- 9) No person shall discharge or cause to be discharged any of the following described kinds of sewage, industrial or factory waste into any sewer or body of water within or entering the area:
  - i) Any liquid or vapor having a temperature higher than 111 °F(45 °C).
  - ii) Any water or waste having a pH Lower than 5.5 or higher than 9.5.
  - iii) Any water containing fats, wax grease, tars or oils whether emulsified or not, in excess of 100 MG/L, or containing substance which may solidify or become viscous at temperatures between 32 of and 150 of (0 °C and 65 °C).
  - iv) Any petroleum products, fuel oil, calcium carbide benzene, haphthane, cleaning solvents or other inflammable or explosive materials in liquid, or gaseous form and having a flash point lower then 187 of.
  - v) Any solid or viscous substances in quantities or of such size or specific gravity as would be

capable of causing obstruction to the flow in sewers or other interference with the proper operation of sewage work such as, but not limited to, ashes, cinders, sand stone dust, mud, straw, shaving metal, glass, rags, feathers, tar, plastics, wood fuller's earth, lime slurries and residues, pulp and paper mill wastes, ungrounded garbage, paper dishes, cups, food containers, etc. either whole or grounded by garbage grinders.

- vi) Any paunch manure or intestinal contents from animal, grease oil, hooves, toenails, bees, bristles, whole blood, fleshing and har resulting from slaughtering, tanning and other operations, which may cause difficulty to the sewer system.
- vii) Any garbage that has not been properly shredded as defined in definition 24.1 (13). The installation and operation of any garbage grinder equipped with a motor of 3/4 H.P.(0.76 H.P.) metric or greater shall be subject to review and approval of the engineer.
- viii) Any soluble substances in such concentration as to increase the viscosity of the water or greater than 1:10 specific viscosity.
- ix) Any waters or water containing toxic, poisonous, solids, liquid or gases in sufficient quantity either singly or by interaction with other wastes likely to injure or interfere with any sewage treatment process, constitute a hazard to human or animals, create a public nuisance or create any hazard in the receiving waters of the sewage treatment plant, including but not limited to:
  - a) Cyanides in excess of 2 Mg./L as CN;
  - b) Hexavalent chromium in excess of 3 Mg./L as GO;
  - c) total iron excess of MG./L as Fe.
- x) Any waters or wastes containing constituents such as but not limited to the following objectionable limit which in the opinion of the Engineer are likely to interfere with sewage treatment or exceed limits after treatment of the sewage to meet the requirements of the State, or other public or local authorities for discharge to the receiving water:

Copper	UPTO	3Mg/L
Zinc	UPTO	15Mg/L
Lead	UPTO	1Mg/L
Nickel	UPTO	2Mg/L

- xi) Any waters or waste containing phenols or other tastes or odor producing substances in concentrations exceeding 0.005 Mg/L.
- xii) Any radio active waste should not exceed following limits:
  - Radio active material:
    - i) Alpha -7
      - Emitters Max 1-0 mc/ml
    - ii) Beta -6
      - Emitters Max 1-0 mc/ml
- xiii) Any malodorous gases and acetylene generation sludge.
- xiv) Any water or waste containing sulfides, sulphurdioxide, nitrousoxide or any of the halogens exceeding 10 Mg/L in concentration.
- xv) Any water or waste containing sulphates in excess of 1000 Mg/L concentration.
- xvi) Any water or waste having B.O.D. more than 300 Mg/L.
- xvii) Any water or waste having average suspended solids more than 600 Mg/L.
- xviii) Any water or waste having dissolved solids in excess of 2100 Mg/L concentration.
- ixx) Any water or waste containing following elements in excess of respective proportion mentioned against them:

Parameters	Standard-Mg/Lit.
Chloride (as Cl.)max	600
Fluoride	15
Ammonia Nitrogen(as N)max.	50
Boron(as B) max	2
% Sodium max	60
Free Ammonia (as NH)	5
Pesticide	Absent.
Arsenic(as As)	0.2
Mercury (as Hg).	0.01
Cadnuyn (as cd)	2.0

- xx) No person shall discharge or caused to be discharged any of the following kinds of sewerage, industrial or factory waste into any river or creeks, exceeding respective levels as shown in Appendix attached, at the end of this chapter.
- 10) No person shall discharge or caused to be discharged substances, materials, waters or wastes, if it appears likely in the opinion of the Engineer that such wastes are not amenable to satisfactory treatment or can harm either sewers, sewage treatment process or equipment have an adverse effect on the reviving stream or can otherwise endanger life, limb, public property, or constitute a nuisance. In forming his opinion as to the acceptability of such wastes the Engineer will give consideration to such factors as the quantities of wastes in relation to flows and velocities in the sewers, materials of construction of the sewers, nature of the sewage treatment process, degree of treatability of wastes and other pertinent factors.
- 11) At such time as the sewage works are not overloaded, the engineer may at his discretion permit greater degree of pollution than set out in this regulation No.9(xvii) but in no case exceeding the following:
- B.O.D. of 600 Mg/L. and
  - Average suspended solids 1200 Mg/L.
- 12) The permission mentioned in regulation will be given only upon payment of surcharge in addition to the usual sewer charges, and it will be liable to the withdrawn on 3 months notice. The rates for surcharge will be decided by the Authority from time to time.
- 13) If any waters of wastes which are discharged, or are proposed to be discharged to the public sewers, contain the substances or process characteristics enumerated in these regulations and which in the judgment of the Engineer may have a deleterious effect upon the sewage works, processes, equipment or reviving waters, or which otherwise create a hazard to life or constitute a public nuisance, the Engineer may:
- reject the wastes.
  - require pre-treatment in a private waste treatment system to an acceptable condition for discharge to the public sewers.
  - require provision of flow equalizing facilities for control over the quantities and rates of discharge to avoid unusual volumes or flow or concentration of waste constituting slugs as defined.
  - require payment of surcharge as detailed in regulation 12 above.

- 14) The owner shall operate and maintain continuously and effectively at his expense the private waste treatment-of flow equalization system in a sanitary and safe manner at all times.
- 15) When required by the Engineer, the owner of any property serviced by a building sewer carrying industrial wastes shall install a suitable control manhole together with such necessary appurtenances in the building sewer to facilitate observation sampling and measurement of the wastes. Such manhole when required shall be accessible at all times. In a default of the owner to install and maintain a control manhole and any required appurtenance within 1 month of a written notice from the Engineer to do so, the latter shall be entitled to estimate the quality and quantity in any manner or method practicable for computing the amount of the surcharge and the presence of the objectionable constituents laid down in Regulation No.9, 10 and 11 above.
- 16) In the event that no special manhole has been required, the control manhole shall be connect to the nearest down stream manhole in the public sewer to the point at which the building sewer is connected.
- 17) Sampling shall be carried out to reflect the effect of constituents upon the sewage works and to determine the existance of hazards to life, limb and property. The particular analysis involved will at the discretion of Engineer be done either on basis of a 24 hours composite of all discharge of a property or as a grade sample or samples. Normally B.O.D. and suspended solids analysis are determined from 24 hours-composites whereas pH is determined by grade samplings.
- 18) All tests and analysis of the characteristics of water and wastes to which reference is made in these Regulations shall be determined in accordance with Standard Methods as mentioned in definition 24.1(24) and shall be determined at the said control manhole in the presence of representatives of all parties concerned, and tested at a Municipal or any other laboratory approved by the Engineer.
- 19) The Engineer may at any time before or after issue of permit or grant of connection, run additional tests of the sewage or wastes being discharged by any trade or industry over such period as it may deem necessary, cost of such test shall be borne by the Competent Authority.
- 20) In the event of taste showing greater degree of pollution than permissible under the Regulation at No.24.2.9(xvi) and (xvii); above the surcharge, if any to be paid, shall be computed on the basis of the latest test and shall be levied from the billing period in which the tests are carried out. If any such testing by the Competent Authority shall show reduced degree of pollution in the wastes sufficient to exempt from payment of surcharge the same shall become effective from the next billing period.
- 21) If the owner is of the opinion that for any reason, the nature of the sewage presently being discharged into the sewer has a substantially lessened degree of pollution than as shown by prior tests, he may request the Competent Authority to make new test more than once in each billing period to be made at his expense. Such test will be taken by the Engineer at his discretion within three months from the date of application. If the Engineer is satisfied that such tests were made when the plant was operating under normal conditions, the results of the latest tests shall be used in computing or exempting from the surcharge.
- 22) The Engineer or other duly authorised employees of the Competent Authority shall be permitted to enter all properties for the purposes of inspection, observations of these regulations and having a direct bearing on the nature and source of discharge.
- 23) Any person found to be violating any provision of these regulations shall be served by the Competent Authority with written notice stating the violation and providing a reasonable time limit not less than one month for the satisfactory correction thereof. The offender shall within the period of time stated in such notice, permanently cease all violations.
- 24) Any person who shall continue any violation beyond the time limit, provided for in regulation 24.2.(23) above, shall be liable for prosecution and be punished with a fine which may extend to Rs.500/- for each violation and in case of a continuing breach to Rs.50/- per day after the date of first conviction.
- 25) Any person violating any of the provisions of these regulations shall become liable to the Competent Authority for any expenses, loss or damage occasioned to the Competent Authority by the reason of such violation and shall be liable to suspension, revocation or cancellation, if any permissions were granted under the regulations.
- 26) Should any court of competent jurisdiction declare any provision of this regulation ultravires then the decision shall effect only such provision so declared to be ultravires and shall not effect any other provisions.



- 27) The above mentioned Regulations shall be subject to modification from time to time as required by Gujarat Pollution Control Board and Competent Authority.

#### 24.3 SEPTIC TANK

(i) Location and sub-soil dispersion.-A sub-soil dispersion system shall not be closer than 12 mts. to any source of drinking water, such as a well, to mitigate the possibility of bacterial pollution of water supply. It shall also be as far removed from the nearest habitable building is economically feasible but not closer than 2 mts. to avoid damage to the structure.

(ii) Dimensions etc.

(iii)

- (a) Septic tank shall have a minimum inner width of 75 cm. a minimum depth of          meter below the water level and a per capital minimum liquid capacity of 85 liters. The length of the tanks shall be least twice the width.
- (b) Septic tanks may be constructed of brick work, stone masonry, concrete or other suitable material as approved by the competent authority..
- (c) Under no circumstances should effluent from a septic tank or allowed into an open channel drain or body of water without adequate treatment.
- (d) The minimum normal diameter of the pipe shall be 100 mm. Further at junction of pipes in manholes, the direction of flow from a branch connection should not make an angle exceeding 45 with the direction of flow in the main pipe.
- (e) The gradients of land-drains, under-drainage as well as the bottom of dispersion trenches and soakwells should be between 1:300 and 1:1400.
- (f) Every septic tank shall be provided with a ventilating pipe of at least, 50 mm. diameter. The top of the pipe shall be provided with a suitable cage of mosquito proof wire mesh. The ventilating pipe shall extend to a height which would cause no smell or nuisance to any building in the area. Generally, the ventilating pipe should extend to a high of about 2 mts. above the septic tank building when it is located closer than 15 mts.
- (g) When the disposal of a septic tank effluent is to a seepage pit, the seepage pit may be of sectional dimension of 90 cm. and not less than 100 cm. in depth below the inner level of the inlet pipe. The pit may be lined with stone, brick and concrete blocks with dry open joint which should be backed with at least 7.5 cm. of clean coarse aggregate. The lining above the inlet level should be narrowed to reduce the size of the R.C.C. cover slabs. Where no lining is used, Specially near trees the entitle pit should be filled with loose stones. A masonry ring should to constructed at the top of the pit to prevent damage by flooding of the pit by surface run off. The inlet pipe should be taken down to a depth of 90 cm. from the top an anti Mosquito Measure.
- (h) When the disposal of septic tank effluent is to a dispersion trench, the dispersion trench shall be 50 to 100 cm. wide excavated to a slight gradient and shall be provided with a layer of shed gravel or crushed stones 15 to 25 cm. deep. Open joined pipes placed inside the trench shall be made of unglazed earthenware clay or concrete and shall have a minimum internal diameter or 70 to 100 mm. Each dispersion trench should not be longer than 30 mts. and trenches should not be placed closer than 1.8 mts. to each other.

#### 24.4

The above mentioned Regulations shall be subject to modification form time to time as required by Gujarat Pollution Control Board/Ahmedabad Municipal Corporation/Competent Authority

**APPENDIX**

(See Regulation No.24.2.9(XX))

**PROPOSED STANDARDS FOR DISPOSAL OF EFFLUENT INTO RIVER OR NEARBY CREEKS:****PARAMETER MAXIMUM PERMISSIBLE CONCENTRATION.**

Temperature 0° C max.	40° C
pH value.	5.5 - 9.0
Colour.	100 Units.
Total suspended solids max.	100 Mg/L
Oil & Grease max.	10"
Biochemical Oxygen Demand(5 days at 20° C) max	30"
Chemical Oxygen Demand max.	100"
Ammonical Nitrogen (as N) max.	50"
Free Ammonia (as NH <sup>3</sup> ) max.	5"
Total Kjeldahl Nitrogen(as N) max.	100"
Total Residual Chlorine max.	1"
Phenolic Compounds max.	1"
Total dissolved solids(inorganic)max.	2100"
Cyanides (as CN) max.	0.2"
Fluorides (Total as F) max.	1.5"
Phosphate (as P) max.	5"
Sulphides (as S) max.	2"
Boron (as B)max.	2"
Arsenic (as As) max.	0.2"
Mercury (as Hg) max.	0.01"
Lead (as Pb) max.	0.1"
Cadmium (as Cd) max.	1.0"
Hexavalent Chromium (as Cr+6) max.	0.1"
Total Chromium (as Cr)max.	2"
Copper (as Cu) max.	3"
Zinc (as Zn) max.	5"
Selenium (as Se) max.	0.05"
Nickel (as Ni) max.	3"
Pesticides.	Absent.

## **25 APPLICABILITY OF REGULATIONS**

### **25.1**

These Regulations except Regulation No.26 apply to all new constructions to be carried out and shall also apply to any additions or alterations that may be made in any existing constructions and also in case of change of use in existing building. The Regulation No.26 shall apply to existing buildings.

### **25.2**

A person shall be deemed to do or omit or fail to do any act or thing who does or omits or fails to do such act or thing either in the capacity of an owner, agent of an owner, contractor, agent of a contractor, builder, agent of a builder, structural-designer, architect or engineer. Clerk of Works or person-in-charge of any building operation.

### **25.3 Addition or extension to a building**

No addition or extension to a building shall be allowed unless the addition or extension is such as would be permissible if the whole building were reconstructed from the plinth with the open spaces required under the Regulations applicable to the site of the building at the time of the proposed addition or extension and no addition or extension to a building shall be allowed which would diminish the extent of air space below the minimum which is required by the Regulations applicable to the site of the building at the time of the proposed addition or extension.

#### **Safe guard against Reduction of open spaces :**

No construction work on a building shall be allowed if such work operates to reduce an open air space of any other adjoining building belonging to the same owner to an extent less than what is prescribed by any of the Regulation in force at the time of the proposed work or to further reduce such open space if it is already less than what is prescribed.

### **25.4 Open space to be open to Sky :**

Every open space, whether exterior or interior or a set-back provided in pursuance of any Regulation, or under an agreement lodged with the Authority shall be paved and be always kept free from any erection thereon and open to the sky, except 23 cms. cornice or 30 cms. eave or grill with opening not less than 8 X 8 cms. and no weather shade or other protection shall overhang or project over the said open space or over a side set-back so as to reduce the width to less than the minimum provided under these Regulations. No open drain except for rain-water shall be free structure in any open space required by these Regulations.



## 26 MAINTENANCE OF BUILDINGS

---

### 26.1

1) For the purpose of these Regulation, the building shall be divided into the following classes:

**Class-1:** All types of framed structures, factory buildings, cinema, auditorium and other public buildings, schools and college buildings, hostels.

**Class-2:** Masonary walled residential buildings constructed with more than ground + two floors.

2) It shall be the duty of the owner of a building to get his building examined by a registered structural designer at the interval of time prescribed hereunder and to submit a structural inspection report to the Authority in the Form No.11.

3) The interval at which such buildings are to be examined and a report submitted to Authority shall be as under:

- a) Within three years from the coming into force of these Regulation and thereafter at the interval of every fifteen years from the date of submission of the first report for Class-I buildings which are erected fifteen years earlier from the date on which these Regulations has come into force or which becomes five years old thereafter.
- b) Within five years from the coming into force of these Regulation and thereafter at the interval of every fifteen years from the date of submission of the first report for Class-II buildings which are erected fifteen years earlier from the date on which these Regulation has come into force or which become fifteen years old thereafter.

### 26.2

It shall be the duty of every owner to maintain and keep in working order the arrangement of internal fire hydrants, fire-lifts and fire-stair provided in his building. At intervals of not more than twelve months he shall submit a certificate from the Fire Department or Fire Consultant registered with appropriate authority certifying that the system of internal fire hydrant, fire lifts & fire stairs and other protections required are properly maintained and is in good working conditions.

## 27. RELAXATION

### 27.1

In the case of plot owned by : i) Competent Authority, ii) Government, iii) Housing Board, and iv) any corporate body constituted under a statute, the competent authority may for reasons to be recorded in writing relax or waive any of the regulations in the public interest. Provided that no relaxation or waive of any of the development regulations concerning maximum built-up-area on any floor, common plot, COP, marginal open space, provisions of high rise buildings, F.S.I. and parking shall be made, unless specifically provided in these Regulations.

### 27.2

Notwithstanding anything contained in foregoing Regulations of the Development Plan in case where these regulations cause hardships to the owners because of their application to the alterations not involving addition to the existing structures erected prior to the coming into force of these regulations, the Competent Authority after considering the merits of each individual case may relax or waive, for reasons to be recorded in writing and regulation of the Development Plan.

Provided that this relaxation shall not be made in any regulations for high rise building.

### 27.3

In the case of existing building units in respect of which the layout and sub-division may have been approved by a competent Authority or building units affected by road widening and by the Development Plan proposals made in the Development Plan, if the Competent Authority is of the opinion that such building units have become incapable of reasonable development unless all or any of the requirements of Regulations Nos. 11 & 12 are suitably relaxed or waived the Competent Authority may, for reasons to be recorded in writing, relax the requirement of the above mentioned regulations.

Provided that no relaxation shall be made in any of the regulations for high rise buildings. Irrespective of provisions made in sub clause 27.1, 27.2 & 27.3, in case of development for religious building, e.g. temple, church, Mosque, Agiari etc. up to 0.6 or less F.S.I. only, Competent Authority may waive special provisions for high rise building with reasons to be recorded. Provided that no relaxation or waiver in any of the regulations concern in margin, parking, open space, common plot and maximum built-up area shall be made.

## **28 TO PROVIDE FACILITIES FOR PHYSICALLY HANDICAPPED PERSONS**

---

### **28.1 SHORT TITLE, EXTENT & COMMENCEMENT**

#### **28.1.1**

These regulations shall apply to the buildings of Physically handicapped persons.

#### **28.1.2**

They shall extend to the whole of Ahmedabad Urban Development Authority Area.

### **28.2 DEFINITIONS**

#### **28.2.1 Non - ambulatory Disabilities**

Impairments that regardless of cause or manifestation, for all practical purposes confine individuals to wheel- chairs.

#### **28.2.2 Semi-ambulatory Disabilities**

Impairments that cause individuals to walk with difficulty or insecurity. Individuals using braces or crutches, amputees arthritics, spastics, and those with pulmonary and cardiac ills may be semi- ambulatory.

#### **28.2.3 Hearing Disabilities**

Deafness or hearing handicaps that might make an individual insecure in, public areas because he is unable to communicate or hear warning signals.

#### **28.2.4 Sight Disabilities**

Total blindness or impairments affecting sight to the extent that the individual functioning in public areas is insecure or exposed to danger.

#### **28.2.5 Wheel Chair**

Chair used by Disabled people for mobility. The standard size of wheel chair shall be taken as 1050x750 mm.

### **28.3 SCOPE**

These regulations are applicable to all buildings and facilities used by the public. It does not apply to private & public residences.

### **28.4 SITE DEVELOPMENT**

Level of the roads, access paths and parking areas shall be described in the plan along with specification of the materials.

**28.4.1 Access Path / Walk-Way:**

Access path from the entry and surface parking to Building entrance shall be minimum of 1800mm. wide having even surface without any steps. Slope if any, shall not have gradient greater than 5%. Selection of floor material shall be made suitably to attract or to guide visually impaired persons (limited to coloured floor material whose colour and brightness is conspicuously different from that of the surrounding floor material or the material that emit different sound to guide visually impaired persons here in after referred to as "guiding floor material"(regulation no.28.6)". Finishes shall have a non slip surface with a texture traversable by a wheel chair. Curbs wherever provided should blend to a common level.

**28.4.2 Parking:**

For parking of vehicles of handicapped people the following provisions shall be made:

- a) Surface parking for two car Spaces shall be provided near entrance for the physically handicapped persons with maximum travel distance of 30 Mts. from building.
- b) The width of parking bay shall be minimum 3.60 metre.
- c) The information stating that the space is reserved for wheel chair users shall be conspicuously displayed.
- d) Guiding floor materials shall be provided or a device which guides visually impaired persons with audible signals or other devices which serves the same purpose shall be provided.

**28.5 BUILDING REQUIREMENTS**

The specified facilities for the building for physically handicapped persons shall be as follows.

1. Approach to plinth level.
2. Corridor connecting the entrance/ exit for the handicapped.
3. Stair- ways.
4. Lift.
5. Toilet.
6. Drinking water.

**28.5.1 Approach to plinth level:**

Every building should have at least one entrance accessible to the handicapped and shall be indicated by proper signage. This entrance shall be approached through a ramp together with the stepped entry.

**28.5.1.(A) Ramped Approach:**

Ramp shall be finished with non slip material to enter the building minimum width of ramp shall be 1800 mm. with maximum gradient 1:12, length of ramp shall not exceed 9.0 Mts. having 800 mm high hand rail on both sides extending 300 mm. beyond top and bottom of the ramp. Minimum gap from the adjacent wall to the hand rail shall be 50 mm.

**28.5.1.(B) Stepped Approach:**

For stepped approach size of tread shall not be less than 300 mm. and maximum riser shall be 150 mm. Provision of 800 mm. high hand rail on both sides of the stepped approach similar to the ramped approach.

**28.5.1.(C) Exit / Entrance Door**

Minimum clear opening of the entrance door shall be 900 mm. and it shall not be provided with a step that obstructs the passage of a wheel chair user. Threshold shall not be raised more than 12 mm.

**28.5.1.(D) Entrance Landing:**

Entrance landing shall be providing adjacent to ramp with the minimum dimension 1800x2000 mm. The entrance landing that adjoin the top end of a slope shall be provided with floor materials to attract the attention of visually impaired persons (limited to coloured floor material whose colour and brightness is conspicuously different from that of the surrounding floor material or the material that emit different sound to guide visually impaired persons hereinafter referred to as "guiding floor material" (regulation no.28.6) )

- i). Finishes shall have a non slip surface with a texture traversable by a wheel chair. Curbs wherever provided should blend to a common level.

**28.5.2 Corridor connecting the entrance / exit for the handicapped:**

The corridor connecting the entrance / exit for handicapped leading directly outdoors to a place where information concerning the overall use of the specified building can be provided to visually impaired persons either by a person or by signs, shall be provided as follows:

- a) "Guiding floor materials " shall be provided or devices that emit sound to guide visually impaired persons.
- b) The minimum width shall be 1500 mm.
- c) In case there is a difference of level slope ways shall be provided with a slope of 1:12.
- d) Hand rails shall be provided for ramps / slope ways.

**28.5.3 Stair ways:**

One of the stair - ways near the entrance / exist for the handicapped shall have the following provisions:

- a) The minimum width shall be 1350 mm.
- b) Height of the riser shall not be more than 150 mm and width of the tread 300 mm. The steps shall not have abrupt( square) nosing.
- c) Maximum number of risers on a flight shall limited to 12.
- d) Hand rails shall be provided on both sides and shall extend 300 mm. on the top and bottom of each flight on steps.

**28.5.4 Lifts:**

wherever lift is required as per bye-laws, provision of at least one lift shall be made for the wheel chair user with the following cage dimensions of lift recommended for passenger lift of 13 persons capacity by bureau of Indian standards.

Clear internal depth : 1100mm.

Clear internal width : 2000mm.

Entrance door width : 900mm.

- a) A hand rail not less than 600 mm. long at 1000 mm. above floor level shall be fixed adjacent to the control panel.
- b) The lift lobby shall be of an inside measurement of 1800x1800 mm. or more.
- c) The time of an automatically closing door should be minimum 5 seconds and the closing speed should not exceed 0.25 m/sec.
- d) The interior of the cage shall be provided with a device that audibly indicates the floor the cage has reached and indicates that the door of the cage for entrance/exit is either open or closed.

**28.5.5 Toilets:**

One special W.C in a set of toilet shall be provided for the use of handicapped with essential provision of wash basin near the entrance for the handicapped.

- a) The minimum size shall be 1000x1750 mm.
- b) Minimum clear opening of the door shall be 900 mm. and the door shall be swing out
- c) Suitable arrangement of vertical / horizontal hand rails with 50 mm clearance from wall shall be made in the toilet.
- d) The W.C seat shall be 500 mm. from the floor.

**28.5.6 Drinking Water:**

Suitable provision of drinking water shall be made for the handicapped near the special toilet provided for them.

**28.5.7 Designing for Children:**

In the buildings meant for the predominant use of the children, it will be necessary to suitably alter the height of the hand- rail and other fittings & fixtures etc.

**28.6 EXPLANATORY NOTES****GUIDING / WARNING FLOOR MATERIAL**

The floor materials to guide or to warn the visually impaired persons with a change of colour or material with conspicuously different texture and easily distinguishable from the rest of the surrounding floor materials is called guiding or warning floor materials. The material with different texture gives audible signals with sensory warning when a person moves on this surface with walking stick. The guiding / warning floor material is meant to give the directional effect or warn a person at critical places. This floor material shall be provided in the following areas :-

- a) The access path to the building and to the parking area.
- b) The landing lobby towards the information board, reception, lifts, stair-cases and toilets.
- c) Immediately at the beginning / end of walkway where there is a vehicular traffic.
- d) At the location abruptly changing in level or ramp.
- e) Immediately in front of an entrance / exit and the landing.

**PROPER SIGNAGE**

Appropriate identification of specific facilities within a building for the handicapped persons should be done with proper signage. Visually impaired persons make use of other senses such as hearing and touch to compensate for the lack of vision. Whereas visual signals benefit those with hearing disabilities.

Signs should be designed and located so that they are easily legible by using suitable letter size (not less than 20 mm. high). For visually impaired persons information board in Braille should be installed on the wall at a suitable height and it should be possible to approach them closely. To ensure safe walking there should not be any protruding sign which creates obstruction in walking. Public Address System may also be provided in busy public areas.

The symbols / information should be in contrasting colour, and properly illuminated because people with limited vision may be able to differentiate amongst primary colours. International symbol mark for wheel chair as shown below be installed at the lift, toilet, staircase, parking areas etc., that have been provided for the handicapped.

## **29 SUPPLEMENTAL AND MISCELLANEOUS PROVISIONS**

---

### **29.1 INTERPRETATION**

If any question or dispute arises with regard to interpretation of any of these regulations the decision of the Competent Authority shall be final.

### **29.2 DISCRETIONARY POWERS**

- (a) In conformity with the intent and spirit of these Regulations, the Competent Authority may :-
  - (i) Decide on matters where it is alleged that there is an error in any order, requirement, decision, determination made by any Competent Authority under delegation of powers in Regulations or interpretation in the application of these Regulations.
  - (ii) Interpretation of road alignment as per site situation.
  - (iii) If a line of the zone divides a plot in to two different zone the approval in the land falling under non-permissive zone shall be given up to 25% of land subject to maximum area up to 1000 sq. mt. in respective permissible zone.
  - (iv) Authorize the erection of a building or the use of premises for a public service undertaking for public utility purposes only, where he finds such an authorization to be reasonably necessary for the public convenience and welfare, even if it is not permitted in any land use classification.
- (b) In specific cases where a clearly demonstrable hardship is caused, the Competent Authority may for reasons to be recorded in writing, by special permission permit any of the dimension prescribed in these Regulations to be modified, except those relating to floor space indices, unless otherwise permitted under these regulations, provided that the relaxation that will not affect the health, safety, fire safety, structural safety and public safety of the inhabitants of the building and the neighbourhood.



### 30. PENALTIES

Any person contravening any of the aforesaid regulations or any of the provisions of the Development Plan shall on such contravention be liable to a punishment as provided in the Gujarat Town Planning & Urban Development Act-1976, and Rules framed thereunder as in force from time to time.

### **31 TREE PLANTATION**

---

While applying for development permission, at the rate of 1 tree for every 100 sq.mts of building unit, shall have to be shown on the site plan/layout plan.  
The trees shall have to be guarded by the tree guards and shall be maintained.

## **32 ZONING AND USE PROVISIONS**

---

The type of development in each land use zone shall be regulated as per Use Zone Table where ever permitted such zones and shall be applicable as per G.D.C.R. of other cities.

### **32.1 LAND USE ZONING IN HAZARD PRONE AREAS**

In Natural Hazard prone areas namely the earthquake prone zones as per IS:1893, the cyclone prone areas as per IS:875 Part-3 and flood prone areas as per the Flood Atlas prepared by the Central Water Commission and/or the flood departments of the State, the development shall be regulated to ensure special protection from hazards for any type of development irrespective of use zone. Whereas the hazard prone areas identified as per the Vulnerability Atlas of India-1997 (or revisions thereof) prepared by Govt. of India or as may be prepared by State Government from time to time shall be used for such regulations, as given in Appendix-A. Further action for protection from these hazards is to be dealt with taking into consideration the Guidelines given in Appendix-B.

## USE ZONE TABLE :

Note: Development as mentioned in Col.3 & 4 may be permitted only on roads as specified in regulation No.12.1.

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
01	02	03	04	05	06
I(a)	Residential zone (a) Residential Zone-I (b) Residential Zone-II	<p>a) Residential Dwellings. Play fields. gardens, gymnasium, swimming pool etc.</p> <p>b) Pre-primary and primary schools. dispensary. clinic. maternity home. pathological laboratory.</p> <p>c) The part of residential building may be permitted to use as office in case of professional requirements such as advocates, doctors, architects, engineers, chartered accountants etc. bank, public buildings, educational institutions, such as secondary, high school, college, technical and vocational educational institutions, research institutions, library, community hall, auditorium, town hall.</p> <p>(d) Cottage industries not involving use of power of any kind and which do not create noise, vibration, fume dust etc. provided that such home occupations and cottage industries shall not be permissible in the tenement dwellings or flats. service establishment (residential) light home workshop etc. lodging house boarding house, etc.</p>	<p>a) L.P.G., Cylinder delivery centre for the domestic consumption, coal depot, etc. on ground floor of building used for permissible non-residential use.</p> <p>Shopping/Commercial Centre, restaurants, hotel, hostels, indoor hospital, nursing home, surgical hospital, club house, wadi, party plot, petrol pump with or without service station, garages etc.</p> <p>b) Development Activities related to tourism sponsored / recommended by tourism Department of Government.</p> <p>Development activities related to Information Technology.</p> <p>The above uses shall be permitted in accordance with the provisions of regulation No.12.1</p>	<p>Obnoxious and hazardous uses, steel stock yard, truck terminal, saw mill, timber mart, ice factory and cold storage, junk yard, non-obnoxious and non-hazardous industries, wholesale market, ware houses, storage of perishable and inflammable goods, hospital for infectious and contagious diseases, mental hospital, jail etc.</p>	<p>a) All permissible non-residential uses in residential zone may be permitted in a residential dwelling only on ground floor or any other floor with separate means of access/staircase.</p> <p>b) Club house, party plot, wadi, community hall, auditorium, town hall, public assembly shall be permitted on the road 24.00 Mt. wide and above.</p>

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
1b	Residential Zone - III	Individual houses, residence, educational and cultural uses, public utility services.			The minimum size of the (individual residential) plot shall be 1000 sq mt. Permissible height of building shall be G+1 floors or 7mts. Maximum permissible F.S.I. shall be 0.20 Maximum built up area shall be 10%.
2.	Walled City, Village & Gamtal	All uses mentioned in Col. 3 of zone at Sr. No. I.	All uses mentioned in Col. 4 of zone at Sr. No. I	All uses mentioned in Col. 5 of zone at Sr. No. I, college, community hall, auditorium, town hall, vocational and technical education institutions, Cinema Theater, starred hotel, coal depot, storage of perishable and inflammable goods, Petrol pump, filling station or filling cum service station.	As mentioned Col. 6 of zone at Sr. No. I. Note: (1) No development of non-residential building except dispensary and domestic flour-factory shall be permitted on roads having width less than 7.5 mts.

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
3	Commercial zone (A) Commercial zone --I	Retail commercial use such as Retail shops, Restaurants, Boardings, lodging, Hostels, Maternity homes, Clinic / Commercial Centre, professional office, Banks, Hotels, Public Buildings, Educational Institutions such as secondary high schools, colleges, technical & vocational educational Institutions, libraries, Indoor hospitals, Nursing Homes, Service Establishment, Club House, Community Hall, Wadi, Party Plot, Town hall, Petrol Pump with or without service stations, garage and light home workshops and cottage industries not involving use of or installation of any machinery driven by power of any kind and which do not create noise, vibration, fume dust etc., L.P.G. cylinder delivery centre for domestic consumption, coal depot etc. on ground floor or building used for permissible non-residential uses.  Wholesale market and their ancillary uses, ice factory and cold storage, ware houses, godowns, transport terminal for goods and passengers, kerosene depot, steel stock yard.	Cinema, video hall, news paper, printing press, Timber Stock yard (lati), Junk Yard (Kabadi), Saw Mill, residential dwelling. Provided that some home occupations and cottage industries shall not be permissible in the tenement dwellings or flats. Development activities related to tourism, sponsored/recommended by tourism corporation of Government Development activities related to Information Technology.	Obnoxious and hazardous uses, and non-hazardous industries, hospitals for infectious and contagious diseases, mental hospital, jail.	Residential use is permitted but regulations of commercial development shall be applicable.

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
	(B) Commercial zone-II	All uses mentioned in Col. 3 and 4 of zone at Sr. no. 1 use excluding residential. Wholesale market and their ancillary uses, ice factory and cold storage, ware houses, godowns, transport terminal for goods and passengers, kerosene depot, steel stock yard, timber stock yard (lati), Junk yard (kabadi), saw mill, stone cutting and polishing industries. LPG Cylinder storage depot, storage of permissible goods.	Development activities related to tourism sponsored/recommended by tourism corporation of Government building, Residential Dwellings.	Obnoxious and hazardous uses, non-obnoxious and non-hazardous industries, hospitals for infectious and contagious diseases, mental hospital, jail.	Residential use is permitted but regulations of commercial development shall be applicable.
4.	Predominantly light industrial zone.	All types of light industries: service industries, workshops, newspaper offices, with printing press and necessary uses, small factories, ware house shops co-operative stores, wholesale business and godowns, business buildings, commercial establishments, hotels and restaurants stone cutting and polishing.  Residential buildings for industrial workers and or other public utility service.  Public buildings, public utility service buildings, place of public entertainment. Technical institutions for research and development pertaining to concerned industries. Medical Centres.	Storage of perishable and inflammable goods, saw mill. Development activities related to Information Technology.	Obnoxious & hazardous industries general industries. Residential all other uses not mentioned col. No 3 & 4.	Existing non conforming development of col. 6 to be discontinued after the end of useful life of the building



Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
		Transport terminals for goods and passengers, petrol pumps with garages and service stations, parking taxis, scooter and cycle stand, junk yard.  Development activities related to tourism sponsored recommended by tourism corporation of Government. Recreational use and open space.			
5.	General Industrial Zone.	All Industries except obnoxious and hazardous industries as mentioned in Appendix-A. Development activities related to tourism sponsored/recommended by tourism corporation of Government.	a) Storage of inflammable goods, residential dwelling only for industrial workers and other public utility service staff working within the industrial premises, quarrying of gravel, sand, clay and stone. Dumping of solid industrial wastes (subject to N.O.C. and conditions laid down by Pollution Control Board). b) All uses mentioned in Column (4) of zone at Sr. No. 1	Obnoxious and hazardous industries, mental hospital, infectious & contagious diseases, jail, dwelling except mentioned in Col. 4 of this zone.	If mixed development is asked regulations relating to commercial development shall be applicable.
6.	Special Industrial Zone Or (obnoxious and hazardous industrial zone)	All obnoxious and hazardous industries as mentioned in Appendix - A, storage of inflammable goods.	Residential dwelling only for industrial worker and other public utility services staff working within the industrial premises. Quarrying of gravel, sand clay and stone. Dumping of solid industrial wastes (subject to N.O.C. and conditions laid down by Pollution Control Board)	Residential dwelling except mentioned in Col. 4 of this zone. Hospital for infectious and contagious diseases, mental hospital, jail.	
7.	Educational Purpose.	Schools, Colleges, Educational Buildings, research institutions, hostels, boarding houses, staff quarters, Banks, canteens, sports complex gymnasium, dispensary, auditorium.	Retail shops & restaurants as a part of educational institute. Development activities related to Information Technology.	All other uses not mentioned in Col. 3 and Col.4.	The built-up area shall not exceed 30% of the area of the building Unit/Plot.

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
8.	Health purpose.	library. Hospital, Nursing Home, Doctor's clinic, Dispensary, Maternity home, X-ray clinic, Radiology centre, Diagnostic centre, Blood Bank, Pathology laboratory, Medical research centre, Health treatment centre, Medical staff hostels, Staff quarters, Canteens, as a part of Medical institute, Medicine shops, Health instrument shops, Library, Surgical hospital, Centre for Health care related activities.	Bank & Restaurant as a part of Medical institute, Auditorium for hospital use. Development activities related to Information Technology.	All other uses not mentioned in col.3.	Allied uses (Canteen, Medicine shops etc.) other than Medical treatment facility should be in accordance with the requirement of particular Medical centre/ Hospital etc.
9.	Transport Node (T.N.)	Transport terminal for goods and passengers, warehouses, godowns, kerosene depot, steel stock yard, timber stock yard, parking lots, public building.	Ancillary uses related to Transport terminals, godowns, restaurants, Hotels, shops, cinema, shopping centre. Development activities related to tourism sponsored/ recommended by tourism corporation of Government. Development activities related to Information Technology.	All other uses not mentioned in col.3 and col.4, Obnoxious and hazardous uses, non-obnoxious and non-hazardous industries, hospital for infectious and contagious diseases, mental hospital jail, residential dwellings.	
10.	Recreational Zone	1) Recreation of any type, Residential accommodation and shops incidental to recreation, aquarium, natural reserve and sanctuary race track, shooting range, zoo, nursery, stadium, botanical garden, planetarium, amusement park, swimming pool, exhibition and mela, drive-in-cinema, motion picture hall, cinema, restaurants, party plots, recreational use	Farm houses, educational and Medical institutions (excluding infectious and contagious diseases, mental hospital) Hotels as per norms notified by the tourism Corporation of Gujarat. Development activities related to Information Technology.	All other uses not mentioned in Col. 3 & 4.	1) More than one farm house may be permitted provided the minimum area required for farm house is satisfied as mentioned in Col. 3, at Sr. No. 12. 2) Building to be constructed at a distance of not less than 30 mts.

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
		of water park.			from the road, on which it abuts. 3) The built up area (ground coverage) shall not exceed 15% of the plot area. 4) The maximum permissible FSI shall not exceed 0.25.
11.	Agricultural zone	Horticulture, poultry keeping subject to the N.O.C./approval and conditions laid down by the Department of poultry, Dairy Development, fisheries, animal rearing and breeding, open storage of drying manure. Farm house located in land of not less than 4000 sq. Mts., Camp for recreation of any type natural reserves and sanctuaries, race track, shooting range, zoo, nursery, stadium, botanical garden, agricultural equipment, repair of tools and equipment of agricultural use, tannery, saw mill, timber depot, uses pertaining to processing of agro/farm/milk products, institutional uses, vocational training centre, for agriculture purposes wayside shops, restaurant, ice factory & cold storage, godowns and warehouses subject to N.O.C./approval & conditions laid down by warehousing corporation/ FCI/ Appropriate Govt./ Semi Govt. Department, hospital for infectious and contiguous diseases, mental hospital and sanitarium subject to NOC/Approval and conditions laid down by Civil Surgeon. Petrol pump	Slaughter house, touring cinema, drive-in-cinema, storage of inflammable materials and explosive goods subject to NOC/Approval and conditions laid down by concerned department/ authority dealing with such work. Dumping of solid industrial waste subject to N.O.C. and conditions laid down by Pollution Control Board. Institutional Buildings, govt., semi govt. buildings, Buildings of public sector undertakings, Garden houses, petrol filling station, educational and Medical institutions(excluding infectious and contagious diseases, mental hospitals), Training and research centres, building for autonomous bodies related to their activities statutory organisations, convention centres. Development activities related to Information Technology.	All other uses not mentioned in Col. 3 and Col. 4. All other uses not mentioned in Column. No.3 and 4.	1) Building to be constructed at a distance of not less than 30 Mts. from the road, on which it abuts. 2) Built-up area (ground coverage) Permissible. a) For farm house it shall not exceed 5% of the land area with maximum permissible height 7.5 mts. b) Agrobased uses activities for this zoning regulation, ground coverage shall not exceed 5% of the land area with Maximum permissible height 7.5 mts. In case of public and semi-public uses and buildings of charitable & religious purposes the competent authority may permit development activities to the extent of 15% of the land area with maximum permissible

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
		<p>with or without service station, garages, and workshop, Studio, roofing tiles and cement pipes, brick kiln, mining and quarrying, cemetery and burial ground, jail. Camp, for recreation of any type, club, aquarium, planetarium, amusement park.</p> <p>Development activity related to tourism sponsored/recommended by tourism Department of the Government.</p> <p>1) Recreation of any type, Residential accommodation and shops incidental to recreation, aquarium, Natural reserve and sanctuary race track, shooting range, zoo, nursery, stadium, botanical garden, planetarium, amusement park, swimming pool, exhibition and mela, drive-in cinema, motion picture hall, cinema, restaurants, party plots, recreational use of water park, Resorts, hotels and Motels as per norms notified by the tourism corporation of Gujarat.</p>			<p>height 10 mts. The above restriction of built up area shall not apply to the following uses subject to maximum ground coverage of 15 % of the land with maximum permissible height 10 mts.</p> <p>i) Education, Hospital for infectious and contagious disease, mental hospital, sanitarium.</p> <p>ii) Jail.</p> <p>iii) Transport nagar &amp; truck terminal.</p> <p>iv) Slaughter house, cold storage.</p> <p>v) Govt./Semi-Govt./ FCI godowns and warehouses and Charitable Trust.</p> <p>vi) Development Activities related to tourism approved by tourism Department of Government.</p> <p>c) Only basement, and Ground floor, and first floor structure may be permitted, however, the structure for storage of inflammable material and explosive goods shall be single storied only.</p> <p>4) For poultry farm, sheds of floor height upto</p>

Sr. No.	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may, not be permitted.	Remarks.
					<p>10 Mts. at the ridge level of the roof with perforated jali on all sides, maximum 25% ground coverage shall be permitted.</p> <p>(5) No sub-division of land shall be allowed.</p> <p>(d) A comprehensive layout plan of 50 Hectors and above area shall be permitted as per the provisions of residential zone-II provided in case of sub-plotting of building unit the minimum area of sub-plot shall not be less than 1000 sqm</p> <p>(i) Maximum height of the buildings shall not be more than 7.5m.</p> <p>(ii) Maximum built up area at any floor shall not be more than 20%.</p>

Sr. No	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks:
12.	Village Extension Area (Villages/Gamtal falling within agricultural zone only for natural growth of the village)	All uses of residential zone permitted in Col. 3 at Sr. No. 1.	All uses of residential zone permitted in Col. 4 at Sr. No. 1, Cinema, Light industries, medium industries.	All uses mentioned in Col. 5 of residential zone at Sr. No. 1.	For natural growth of village 1) Village extension area around existing gamtal/gamtalav and adjoining the existing Gamtal limit will be for development of the respective village for its natural growth. 2) For the natural growth of the villages, the development permission for uses mentioned in Col. 3 and 4 of Sr. No. 1 may be permitted in area adjoining existing villages in revenue survey nos. outside existing gamtal within - a) 200 Mt. from the limits of existing gamtal/gamtalav and adjoining the existing Gamtal limit 3) Provisions of regulation no. 11 and 12 shall be applied excluding the provisions as mentioned in addition to the above conditions, other development control regulations mentioned in these regulations shall be applicable for the development.

Sr. No	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
13.	1) Garden and Open Space 2) Development of park and forest and allied uses.	No development activity shall be permitted in areas designated as open space in the Development plan.	---	----	1) Open space along the right bank of the river Sabarmati from Sardar Bridge upto the site of recreation ground, upper floors are permitted on the existing authorised buildings and development as per serial no. 1 of use zone table is permitted on hollow plinth of 3.0 mt clear height subject to these regulations. 2) No development except garden and allied activities. 1 No cellar shall be permitted. 2 Construction is permitted only on hollow plinth. The grant of development certificate shall be subject to the following conditions when a development certificate is required for the plots located on down-stream Sardar Bridge and ground level of which is below 139 R.L. (a) The soil bearing capacity shall be considered as 10 metric tones/sq.mt. (b) The minimum depth of foundation shall be 2 mts. (c) The plinth of the building shall not be lower than 139 R.L.
14	Flood Control area(NID circle to Vasma Barrage approach)	All uses mentioned in col.3 of zone at Sr.No.1.	Shopping/commercial centre, hotel, hostels, lodging house, boarding house, nursing home.	All uses mentioned in Col.3 and 4 at Sr. No. 1.	1 No cellar shall be permitted. 2 Construction is permitted only on hollow plinth. The grant of development certificate shall be subject to the following conditions when a development certificate is required for the plots located on down-stream Sardar Bridge and ground level of which is below 139 R.L. (a) The soil bearing capacity shall be considered as 10 metric tones/sq.mt. (b) The minimum depth of foundation shall be 2 mts. (c) The plinth of the building shall not be lower than 139 R.L.
16	Multipurpose use	1) Use related to health, education, communication, safety and security, social and cultural activities, recreational, public		All other uses not mentioned in Col.3&4	Uses as and when required by the Competent Authority.



Sr. No	Zone	Type of development for which the zone is primarily intended	Type of development which may be permitted by Competent Authority.	Type of development which may not be permitted.	Remarks.
		<p>utility services and allied activity like housing, commercial, etc. related to principal activity.</p> <p>2) Maximum permissible built up area of allied activities shall be to the extent of 25% of built up area of principal activity subject to other regulations</p>			
17	Service and Institutional Purpose.	<p>Government and semi Government buildings and their activities, Autonomous bodies and public sector undertaking buildings and activities like G.H.B. university, L.I.C. and A.P.M.C. etc.</p> <p>Non government organisation buildings, Registered charitable trust building or education, medical, health, religious and public welfare activities. Development activities related to tourism, sponsored/ recommended by tourism corporation of Government</p>	<p>Building of Public Utility and Services and assembly buildings including swimming pool, auditorium, club, stadium, theatre etc</p> <p>Open space proposed for party and marriage ceremony and amusement and recreational activities.</p> <p>Office buildings, business building and mercantile building.</p>	All other uses not mentioned in column 3 and column 4.	

NOTE :- The religious building shall be permitted in all use zone with consent of the competent authority

**NOTE:-**

- 1) Public Utility. Services buildings which shall include buildings or works developed or undertaken by the Govt./ Semi-Govt. or Public Undertaking only, such as sub-station, and receiving station of the Electricity Board, Building for infrastructure facilities like bus service, water supply, drainage, sanitation, domestic garbage disposal, pumping station, electricity, purification plant, police building, post & telegraph and telecommunication, public urinals, milk octroi and public telephone booth, fire-brigade station, ward and zonal offices of appropriate authority, taxis, scooter and cycle stand and parking plot, garden, nursery, playground and open spaces, canal, communication network, first aid medical centre, primary health centre, dispensary, library, reading room and religious buildings/places of public worship shall not exceed 10% of plot area.
- 2) Twenty Percent area of the "open space plots" provided under T.P.Schemes may be utilised for the construction with required margins for the common/institutional/community use having basement, ground floor or a floor on stilt only. In addition to the stair cabins and ramps, 5% of the permissible built-up area of this plot shall be allowed to be built-up on for the construction of storm room, chawkidar room, toilet etc. at the ground level, in case the building is constructed on stilt. The rest of the "Open Space Plot" shall be kept open to sky.
- 3) For Railway Container Depot the permission shall be issued for development for structures for Railway department.
- 4) No development shall be permitted in area designated for water body, pond and talav in development plan excluding Sabarmati Riverfront scheme.
- 5) The land designated under section 12 (2) (0) of the act for agricultural produce market, Hindustan Petroleum Ltd. and telephone exchange, the uses shall be permissible as per the requirements of concerned departments.

**EXPLANATION :****1. LIGHT INDUSTRY :**

Light Industry means an industry in which the processes are carried out without detriment to the neighboring residential areas by reason of noise, vibration, smell, fumes, smoke, soot, ash, dust or grit. It will be subject to the following restrictions:

- i) Power used will be electrical.
- ii) Maximum power used will be 10 KW which may be enhanced upto 25 KW by the Competent Authority in special case of genuine expansion of existing factory which may have reached the maximum limit of power.
- iii) Maximum floor space occupied should be 500 Sq.Mts.
- iv) It will be housed in a building suitable for the purpose. However, it shall not include the following industries:

Manufacture or refining of ammonia, bleaching powder, chlorine, asphalt, brick, terra-cotta, gypsum, lime, plaster of Paris, coke, creosote, extrain, glucose, starch, dye, explosive of fire works or storage thereof in excess of 50 Kg, fertilizers, gas (fuel or illuminating) in excess of three hundred cubic Mt., gelatine or glue or zie from fish or animal refuse or offal, hydrochloric acid, nitric acid, sulphuric or sulphurous acid, lead black, linoleum or oil cloth, matches, pyrexilin or articles thereof or storage in excess of 250 Kg, rubber or treatment thereof involving offensive odour, tar, turpentine or Blast furnace, coal or junk yard, distillation of bores, coal weed or tar or manufacture of any of their distilled products, drop forrages, fat grease lard of fallow manufactures, refining or rendering lout or grist mill, hot rolling mill, incineration, reduction, or dumping of dead animals, garbage or refuse except when accumulated and consumed on the same premises without the emission of odour, production or refining or storage above ground of petroleum or other inflammable liquids except heating fuels, slaughtering of animals, tanning or curing or storage of raw hides and skins, tire recapping.

**2. SERVICE ESTABLISHMENT (RESIDENTIAL) :**

The Service Establishment wherein the work done or the machinery installed in such as would render service to the local residents and would satisfy their day-to-day residential needs and which does not create nuisance to the surrounding development in terms of noise dust and air pollution. It will be subject to the following restrictions:

- i) Power used will be electrical.
- ii) Maximum power used to be 10 KW for residential zone and not more than 25 KW in commercial zone.
- iii) Maximum floor space occupied will be 50 sq.mts.
- iv) It shall be detached and housed in a shop or a building specially designed for the purpose. Such establishment may be petrol pumps, service station, flour mill, bakery, laundry, air compressor unit, electrical motors, optical repair and watch repair shops, repair of musical instruments, carpentry, book-binding, printing press, paper-cutting, water cooling, and juice extracting units, black-smithy, vulcanizing, motor winding, cutting and nut cutting units etc.

**3. LIGHT HOME WORKSHOPS :-**

Light Home Workshop means a workshop wherein the work done or the machinery installed is such as could be done or installed in any residential area without detriment to the neighborhood by means of noise, vibration, smell, fumes, smoke, soot, ash, dust or grit etc.

It will be subject to the following restrictions:

- i) Power used will be electrical.
- ii) Maximum power used will be 1.5 KW.
- iii) Maximum floor space occupied will be 20 sq.mts.
- iv) It will be worked by the members of the family.

- v) Any part of the machinery including pulley, belt shafts etc. shall be attached to the walls or other parts of the building except the floor at which the same machinery is supported.

Such home workshop may be gold smithy, milk or curd churning, pills making, stitching embroidery, tailoring, vulcanising, sewing machine, folding machine, milk-separation

**4. OBNOXIOUS AND HAZARDOUS INDUSTRY :-**

Obnoxious & hazardous industry means industry which will create nuisance to the surrounding development in the form of smell, smoke, gas, dust, air pollution, water pollution and other unhygienic conditions.

**5. WORKSHOP :-**

Workshop is a place wherein work done or machinery installed, is such as would render service to the local business people and would satisfy their day-to-day commercial needs and shall be subject to the following restrictions:

- i) The workshop is not governed under the Indian Factories Act.
- ii) The plinth area of the structure in which the workshop is to be housed shall not exceed 80 Sq.Mts.

## Appendix-A

**LAND USE ZONING IN HAZARD PRONE AREAS – GUIDELINES (Regulation No. 32,1)****1 OBJECTIVES**

- 1.1 The basic objective of land use zoning is to regulate land use in hazard prone areas to minimise the damage caused to the habitat, as a result of natural hazards viz. earthquakes, cyclonic storms and floods which recur from time to time. Land Use Zoning, therefore, aims at determining the locations and the extent of areas likely to be adversely affected by the hazards of different intensities and frequencies, and to develop such areas in a fashion that the loss to the development is reduced to the minimum.
- 1.2 Land Use Zoning envisages certain restrictions on the indiscriminate development of the "unprotected" hazard prone areas and to specify conditions for safer development by protecting the area from severe losses. In the former case, boundaries of different zones are to be established to prevent unrestricted growth there.

**2. SCOPE****2.1 Areas covered under Development Plan**

The guidelines for Land Use Zoning in Hazard Prone Areas are to be taken into consideration while formulating the Development Plan and Area Plan under the Town Planning and Urban Development Act.

**2.2 Areas not covered under Development Plan**

In such areas, these guidelines may be issued to the various local bodies, Municipalities, Individual Areas and Panchayats, enabling them to act while siting various development projects and deciding on construction of buildings, etc.

**3. IDENTIFICATION OF HAZARD PRONE AREAS****3.1 Earthquake Prone Areas**

- a. Intensities of VII or more on Modified Mercalli or MSK intensity scale are considered moderate to high. Areas under seismic zone III, IV and V as specified in IS 1893 are based on intensities VII, VIII, IX or more. Therefore, all areas in these three zones will be considered prone to earthquake hazards.
- b. In these zones the areas which have soil conditions including the level of water table favourable to liquefaction or settlements under earthquake vibrations will have greater risk to buildings and structures which will be of special consideration under Land Use Zoning.
- c. Under these zones, those hilly areas which are identified to have poor stability conditions and where landslides could be triggered by earthquake or where due to prior saturated conditions, mud flow could be initiated by earthquakes and where avalanches could be triggered by earthquake will be specially risk prone.
- d. Whereas, earthquake hazard prone areas defined in 'a' above are identified on the

map given in IS 1893 to small scale and more easily identified in the larger scale statewise maps given in the Vulnerability Atlas of India, the special risky areas as defined in 'b' and 'c' above, have to be determined specifically for the planning area under consideration through special studies to be carried out by geologists and geo-technical engineers.

### 3.2 Cyclone Prone Areas

- a. Areas prone to cyclonic storms are along the sea coast of India where the cyclonic wind velocities of 47 meter per second or more are specified in the Wind Velocity Map given in IS 875 (part 3) to a small scale and easily identified in the Vulnerability Atlas of India where the Maps are drawn statewise to a larger scale.
- b. In these cyclone prone areas, those areas which are likely to be subjected to heavy rain induced floods or to flooding by sea-water under the conditions of storm surge, are specially risky due to damage by flood flow and inundation under water.
- c. Whereas, areas under 'a' are easily identified, those with special risk as under 'b' have to be identified by special contour survey of the planning area under consideration and study of the past flooding and storm surge history of the area. These studies may have to be carried out through the Survey of India or locally appointed survey teams, and by reference to the Central Water Commission, Government of India and the concerned department of Gujarat State.

### 3.3 Flood Prone Areas

- a. The flood-prone areas in river plains (unprotected and protected by bunds) are indicated in the Flood Atlas of India prepared by the Central Water Commission and reproduced on larger scale in the statewise maps in the Vulnerability Atlas of India.
- b. Besides the above areas, other areas can be flooded under conditions of heavy intensity rains, inundation in depressions, backflow in drains, inadequate drainage, failure of protection works, etc.
- c. Whereas, the flood prone areas under 'a' are identified on the available maps as indicated, the areas under 'b' have to be identified through local contour survey and study of the flood history of the planning area. Such studies may be carried out through Survey of India or local survey teams, and by reference to the Central Water Commission and the concerned department of Gujarat State.

#### 3.3.1 Land Use Zoning for Flood Safety

Some important considerations for regulating the land use in the planning areas are given below:

- i. Every settlement needs some open areas such as parks, play-grounds, gardens etc. In one way it will be possible to develop such areas by restricting any building activity in vulnerable areas. Such a development will be in the interest of providing proper environment for the growth of such settlement.

- ii. On the same analogy, certain areas on either side of the existing and proposed drains (including rural drains) should be declared as green belts where no building or other activity should be allowed. This will not only facilitate improvements of these drains in future for taking discharges on account of growing urbanisation, but will also help in minimising the damage due to drainage congestion wherever rainfall of higher frequency than designed is experienced. These green belts at suitable locations can also be developed as parks and gardens.
- iii. In the existing developed areas, possibilities of protecting/ relocation/ exchanging the sites of vital installation like electricity sub-station/power houses, telephone exchange, etc. should be seriously examined, so that these are always safe from possible flood damage. Similarly, the pump station the tubewells meant for drinking water supply should be raised above the high flood levels.
- iv. Similarly, possibility of removing or bypassing buildings/structures obstructing existing natural drainage lines should be seriously considered. In any case, with immediate effect unplanned growth can be restricted so that no construction obstructing natural drainage or resulting in increased flood hazard is allowed.

#### 4. APPROACH FOR LAND USE ZONING

Following two alternatives can be adopted for dealing with the disaster risk problems.

- a. *Leaving the area unprotected.* In this case it will be necessary to specify Land Use Zoning for various development purposes as recommended under Para 6.
- b. Using protection methods for the areas as a whole or in the construction of buildings, structures and infrastructure facilities to cater for the hazard intensities likely in the planning area as recommended under Appendix-B.

It will be appropriate to prioritise buildings, structures and infrastructures in terms of their importance from the point of view of impact of damage on the socio-economic structure of the society. Prioritisation scheme is suggested under Para 5.

#### 5. PRIORITISATION

In regard to Land Use Zoning, different types of buildings and utility services may be grouped under three priorities as indicated below.

Priority 1. Defence installation, industries, public utilities like hospitals, electricity installations, water supply, telephone exchange, aerodromes, railway stations, commercial centres, libraries, other buildings or installations with contents of high economic value.

Priority 2. Public institutions, Government offices, universities and residential areas.

Priority 3. Parks, play grounds, wood lands, gardens

#### 6. REGULATION FOR LAND USE ZONING



- i. Installations and Buildings of Priority 1 should be located in such a fashion that the area is above the levels corresponding to a 100 year flood or the maximum observed flood levels whichever higher. Similarly they should also be above the levels corresponding to a 50 year rainfall flooding and the likely submersion due to drainage congestion.
- ii. Buildings of Priority 2 should be located outside the 25 year flood or a 10 year rainfall contour, provided that the buildings if constructed between the 10 and 25 year contours should have either high plinth level above 25 year flood mark or constructed on columns or stilts, with ground area left for the unimportant uses.
- ii. Activities of Priority 3 viz. play grounds, gardens and parks etc. can be located in areas vulnerable to frequent floods.

**Appendix - B****PROTECTION OF BUILDINGS STRUCTURES AND INFRASTRUCTURES IN HAZARD PRONE AREAS**  
(Building Regulation No. 32.1)**A. PROTECTION OF AREAS FROM EARTHQUAKES**

- i. In those areas where there are no dangers of soil liquefaction or settlements or landslides, all building structures and infrastructures should be designed using the relevant Indian Standards as provided in the Building Regulations and the National Building Code
- ii. Soils subjected to liquefaction potential under earthquake shaking, can be improved by compaction to desired relative densities, so as to prevent the possibility of liquefaction.
- iii. Buildings and structures could be founded on deep bearing piles going to non-liquefiable dense layers.
- iv. Steep slopes can be made more stable by terracing and construction of retaining walls and breast walls, and by ensuring good drainage of water so that the saturation of the hill-slope is avoided.
- iii. Any other appropriate engineering intervention to save the building structures or infrastructure from the fury of the earthquake.

Note : The protective action given under (ii) to (v) will usually involve large amount of costs and should only be considered in the case of large and costly structures. For ordinary buildings the cost of improvement of the site will usually be uneconomical, hence bad sites should be excluded by Land Use Zoning.

**B. PROTECTION FROM CYCLONIC WIND DAMAGE**

- i. Buildings, structures and infrastructures in the cyclone prone areas should be designed according to the Indian Standards and Guidelines as provided in the Regulations and the National Building Code.
- ii. Light utility structures used for electrical transmission and distribution, and towers for communications, chimney stacks of industrial structures require special design considerations against the cyclonic wind pressures, suctions and uplifts.
- iii. In case the buildings, structures and infrastructures are founded on marine clay deposits it will be advisable to adopt either under-reamed piled foundations, or individual column footing with a reinforced concrete beam located at the level of the ground, or a continuous reinforced concrete strip footing.
- iv. Wherever, the top soil could become slushy due to flooding, the top layer of 30 cm depth of soil should not be considered for providing lateral stability
- v. In storm surge prone areas, it will be preferable to construct the community structures, like schools, cyclone shelters, etc. by raising the level of the ground protected by provision of retaining walls at sufficient distance away from the building, taken to such depth that no erosion takes place due to receding storm surge. Alternatively, construct the community structures on stilts with no masonry or bracing upto the probable maximum surge level.

## C. PROTECTION OF AREAS FROM FLOODS

This may require one or more of the following actions.

- i. Construction of embankments against the water spills from the source of flooding like rivers, large drain etc.
- ii. Construction of high enough embankments/bund around the planning area.
- iii. Raising the planning area above the high flood level.
- iv. Construction/improvement of drainage paths to effectively drain the water from the planning area.
- v. Construction of buildings and structures on deep foundations going below the depth of scour or on stilts with deep enough foundations under water.
- vi. Flood proofing works such as the following:
  - Providing Quick Drainage facility, consisting of
    - Revitalisation of secondary and primary drainage channels after establishing the drainage blockage points;
    - Provision of additional waterways;
    - Clearing of clogged cross drainage works;
  - Providing Human and Animal Shelters for population living within embankments in the form of raised platform or use of available high ground.
- vii. Anti-erosion actions in affected areas
- viii. Any other suitable measure.

- Note:
1. Similar protection methods could be used against flooding caused in cyclone prone areas by high intensity rains or by the storm surge.
  2. The concept of land zoning should be kept in mind for areas where protection works are taken up to decide inter-se priority for location of structures considering possibility of failure of protection works during extreme disaster events.

**APPENDIX : C**  
**LIST OF OBNOXIOUS AND HAZARDOUS INDUSTRIES**

Sr. No.	Industrial Groups	Noxious Characteristics
01.	02.	03.

(1)	<p><b>CHEMICAL INDUSTRY :-</b></p> <p>A. <b>Inorganic Manufacturing Industries :</b></p> <p>i) Acids, sulphuric acid, nitric acid, acetic acid (glacial) picric acid, hydrochloric acid, phosphoric acid, etc. Alkalies, caustic soda, caustic potash, soda ash etc. Production of mineral salts which involves use of acids.</p> <p>ii) Carbon disulphide, ultramarine blue, chlorine, hydrogen.</p> <p>B. <b>Organic Manufacturing Industries :</b></p> <p>i) Dyes and dyestuff intermediate manufacture. Synthetic plastic like polyethylene P.V.C. rexin, raisin nylon. Synthetic rubber.</p> <p>ii) Insecticides, fungicides and pesticides. Phenols and related industries based on coal tar distillations.</p> <p>iii) Organic solvents, chlorinated minerals, methanol, methylated spirits.</p> <p>iv) Manufacture of compressed 'Permanent' liquified and dissolved gases. Acetylides pyridines, fotoform.</p> <p>v) B-Nepthol etc.</p> <p><b>MISCELLANEOUS :-</b></p> <p>viii) Electro-thermal industries such as manufacture of calcium carbide, phosphorous, aluminum dust, paste, powder, copper, zinc etc.</p>	<p>Fire hazards, offensive fumes and smokes.</p> <p>Fire hazards, corrosive substances.</p> <p>Risk of fire, dust and fumes.</p> <p>Washer water is acidic contain quantities of sluge. Distillates from reaction vessels, fire risk also. Liquid effluents with unpleasant smell. Unpleasant smell and dust; fire hazards. Risk of fire.</p> <p>Fire hazards, unpleasant smell</p> <p>Risk of fire.</p> <p>Risk of fire, smell.</p> <p>Risk of fire.</p>
01.	02.	03.

(3) Positions :

I.

Ammonium Sulpho-cyanide, arsenic and its compound, barium acetates, barium bodies, barium carbonate, barium cyanide, barium

Contamination if stored on same floor as or on floors above food (fire hazards in any

	ethylsulphate, barium acetate, cinnabar copper sulphocyanide, Ferrocyanides, nitrocyanic acid, potassium cyanide etc. Manufacture of cellulosic products : rayon fibre, waster products, rayophans paper etc. cellulose, nitrate, celluoid articles, scrap & solution. Paints, enamels, colours, varnish (other than Litho Varnish) and Varnish remover of all kinds. Turpentine & turpentine substitutes. Matches. Printin ink. Industrial alcohol. Manufacture of newsprint.	case.
		Risk of fire.
		Risk of fire and smell.
		Fire hazards.
		Fire hazards.
	<u>Petroleum Products :</u>	Unpleasant smell.
	Crude oil refining, processing & cracking, petroleum jelly, neptha cracking, including gas cracking for any purpose.	Unpleasant smell, enormous quantity of contaminated waste, fire hazards.
II.	1) Carbon black manufacture and black of all kinds.	
	Petroleum coke usage for graphite production.	Inflammable fumes & noise.
	2) Lubricating & fuel oils & other oils such as schise oil, shale oil etc.	
	3) <u>Rubber Industry</u>	Fire hazards.
4)		
	Reclamation of rubber and production of tyres, rubber solutions containing mineral neptha and rubber waste.	Fire hazards.
III.		Fire hazards.

01.	02.	03.
XI.	<u>Heavy Engineering &amp; Forgoing shops:</u> Using steam & power hammers & heavy metal forgings.	Noise, vibration & smoke.
XII.	<u>Wood &amp; Wood Products :</u> Distillation of Wood.	
XIII	<u>Textiles :</u> Oil sheets & waterproof clothing	
1)	a) Wool spinning.	Fire hazards.
	Clean rags (not including clean textiles cutting only) and grassy rags.	Wool washing liquors containing certain impurities.
2)	Flax yarn & other fiber.	Fire hazards.
3)	Textile finishing, bleaching and dyeing.	Fire hazards.
4)		Waste water containing acid etc.

	<u>Foods:</u>	
	Vegetable oils.	Noise, unpleasant smell.
XIV	Abottories.	Water, water with obnoxious smell.
1)	Alcohol distilleries and breweries & potanis	Oxygen causing unpleasant smell, noise,
2)	spirit.	fire hazards.
3)	Suger refining.	Unpleasant smell, fire hazards.
4)	<u>Transport:</u>	
	Manufacture of aircraft, locomotives.	
XV.	tractors etc.	Smoke and noise.

---



FORM NO. C.

( See Rule -9 and See Regulation No. 3.1)

Application for development permission under sections 27, 34 and 49 of G.T.P. & U. D. Act. 1976 / The Notice u/s. 253 and 254 of the B.P.M.C. Act, 1949.

To  
The  
Chief Executive Authority/Municipal Commissioner,  
Urban Development Authority / Municipal Corporation.

I/We hereby apply for permission for development as described in the accompanying maps and drawings. The names of the persons employed by me for the preparation of plans, structural details and supervision of the work area as under :

- a) The plans are prepared by Registered Architect/Engineer  
Mr. \_\_\_\_\_  
b) The structural report, details and drawings are to be prepared and  
supplied by Mr. \_\_\_\_\_

I have read the Development Control Regulation/Bye-laws framed by the Authority under the provisions of the relevant Act and claim to be fully conversant with it. I shall fulfil my duties and responsibilities in accordance with the provisions of the Development Control Regulation/Bye-laws.

Signature of Owner/Builder/  
Organiser/Developer or  
Authorised agent of owner :  
Date :

1. Applicant's name :
2. Postal Address for correspondence :
3. Applicant's interest in land with respect of rights :
4. Discription of Land, village, Town Planning Scheme, Revenue Survey Numbers, Final Plot No. :
5. What is the present use of the land and/ or other building if they are to be put to more than one kind of use. Please give details of each use :
6. Please describe in short the development work stating the proposed use of land for the building. If land and/or the building are to be put to more than one use, please give details of each use :
7. Is this land included in a layout sanctioned by the appropriate authority ?  
If yes, please give date of sanction and reference No. with a copy of the sanctioned layout. If not, is it approved by any other Authority ?  
Give the name of such Authority with date of sanction and reference no with a copy of the sanctioned layout. :
8. For residential use, number of dwelling units and :

floor

9. Nature and manner of working of industrial/commercial establishment in case the proposed use is for Industry/Commerce

What separate arrangements have been proposed to be made for loading and unloading of goods from the industrial or commercial goods vehicles ?

What arrangements have been proposed to be made for disposal of industrial waste effluent ?

Signature of Owner/Builder/  
Organiser/Developer or  
Authorised agent of owner :  
Date :

### Instructions to applicant regarding maps and documents to be submitted along with the application :

A. The maps and drawings should be drawn or copies made on a paper of proper and durable quality so that they are clearly and distinctly legible. Every map and/or drawing shall have to be signed by the applicant/owner and his engineer/Architect/ and Organiser/Builder as the case may be. If copies of original maps or drawings are submitted, they shall be true copies.

#### 1. LAYOUT PLAN (Three Copies)

Layout Plan of the whole land shall invariably accompany every application for permission to carry out development by way of building construction.

This map shall be drawn to a scale of not less than 1:500 and show the following details.

- a) Boundaries of the S.No./plots mentioned in the application and its lay out by showing sub-division.
- b) Existing buildings and new buildings proposed to be constructed. Roads, streets, and carriage ways constructed there on (existing construction should be shown distinctly from the proposed one). Proposed new roads and streets, their levels and width.
- c) Proposed use of every building and open space not to be built over within a plot.
- d) If the layout is for residential use, maximum number of dwelling units that can be accommodated with any increase in future.
- e) If the layout is for industrial or commercial use, maximum area which can be built upon without any increase in future.
- f) Existing facilities regarding water supply, sewerage etc. diameter and gradient of water supply line, drainage lines for the disposal of storm water as well as for sewerage.
- g) Location of the plot in relation to the near by public road.
- h) Alignment and width of all the existing roads, including the road from which the plot has access from the major road. Existing access road and proposed new road, if any, should be shown clearly and distinctly.
- i) Existing trees and natural scenery worth preserving.

- j) Dimensions and areas of common plot, as required under these regulations, provided in the layout/sub-division of plot.
- k) Tree plantation required under regulation No. 31.
2. An extract of the record of right of property register card or any other document showing the ownership of the land proposed for development.
3. Certified part plan and zoning certificate from the certificate from the Authority shall be enclosed along with the application.
4. The applicant shall also submit a certified copy of approved layout of final plot from the concerned authority for the latest approved layout of city survey numbers or revenue survey numbers from D.I.L.R. showing the area and measurement of the plot or land on which he proposes to develop or build.
5. a) Drawing (3 copies) to a scale not less than 1cm. = 1 metre for the buildings existing as well as proposed with floor area for each floor.  
b) Layout showing parking arrangements with internal & surrounding roads and exit, and entry movement of vehicles etc. as per regulation No. 19 to the suitable scale.
6. In the case of lands falling within the Urban Land Ceiling (U.L.C.) Act, 1976 Limit, the applicant shall submit along with application :  
i) The N.O.C. from the competent authority under the U.L.C. Act, 1976  
ii) An affidavit and indemnity bond in the prescribed form under the U.L.C. Act, 1976.
7. Structural Designer's certificate duly signed by him.
8. Certificate of Undertaking: Certificate in the prescribed form no. 2(a), 2(b) and 2(c) by the Registered Architect/Engineer/Structural Designer/Clerk of Works/Developer/ undertaking the work.
9. Full information should be furnished as prescribed in Form No. 3 and 4 under these Development Control Regulations, as the case may be along with the plans.
10. The applicant shall also obtain copy of N.O.C. from the relevant authority as per Regulation No. 3.3 and 4.2 wherever applicable.
11. Certificates as prescribed in forms 2(a), 2(b) and 2(c) are required to be submitted prior to the commencement of the construction.
12. If during the construction of the building the Owner/ Organiser/ Builder/ Architect/ Engineer/ Surveyor is changed, he shall intimate the Competent Authority by registered letter that he was no longer responsible for the project, and the construction shall have to be suspended until the new owner/ Organiser/ Builder/ Architect/ Engineer/Surveyor etc. undertakes the full responsibility for the project as prescribed in form 2(a), 2(b), 2(c) and 2(d).
13. The new Owner/Developer/Architect/Engineer shall before taking responsibility as stated above in clause (12), check the work already executed is in accordance with the permission granted by the Competent Authority. He may go ahead with the remaining work only after obtaining permission of the Competent Authority.

#### B. SCRUTINY FEE

A person applying for a permission for carrying out any development shall with his application pay to the Competent Authority/M.C. the scrutiny fees at the following rates:

**1 BUILT UP AREA**

For lowrise building Rs. 3.00 per sq. mt. of Built up area of all floors for the intended residential development or part thereof subject to minimum scrutiny fee of Rs. 300.00

**2**

For high-rise, commercial, mix development and other than residential use Rs. 5.00 per sq.mt. of Built area of all floors for the intended development or part thereof subject to minimum scrutiny fee Rs. 300.00

**3**

Subdivision and amalgamation of land

c) Rs. 1.50 per sq. mt. of building unit/plot area for subdivision and amalgamation of all types of development.

d) Rs. 0.50 per sq. mt. of building unit/plot area for subdivision and amalgamation for agricultural and special agricultural zone.

Minimum scrutiny fee shall not be less than Rs. 300.00

**4.****URBAN CENTRES, RURAL CENTRES AND AREA OUTSIDE URBAN COMPLEX AND FALLING IN AGRICULTURE ZONE ONLY**

50% of the scrutiny fee as mentioned in Regulation No.3.2.1, 3.2.2 and 3.2.3 for the respective uses and type of dwelling units subject to minimum scrutiny fee Rs 300.00

**5****RENEWAL OF DEVELOPMENT PERMISSION IN LIEU OF**

Development permission granted under these regulation shall be deemed to be lapsed, if such development work has not been commenced till the expiry of one year from the date of commencement certificate/development permission. Provided that, the Competent Authority may on application made to it before the expiry of above period (one year) extended such period by a further period of one year at a time by charging Rs.300.00 for renewal of development permission. The extended period shall in no case exceed three years in the aggregate.

**6****PUBLIC CHARITABLE TRUST:**

Rs. 500.00 if the intended development is for hospitals, dispensaries, schools or colleges or a place of worship, dharmshala, hostels etc. constructed by a public charitable trust registered under Public Charitable Trust Act 1950 or for any other purpose which the Authority may specify by a general or special order.

**7****DEVELOPMENT PERMISSION FOR MINING, QUARRYING AND BRICK KILN OPERATIONS :**

In case of mining, quarrying and brick kiln operations, the scrutiny fees will be as under.

- (i) Mining, quarrying and brick kiln operation.  
Rs. 500.00 per 0.4 hectare or part thereof and a maximum of Rs 2500.00.
- (ii) Brick kiln without Chimney.  
Rs. 25.00 per 0.1 hectare or part thereof and a maximum of Rs. 500.00.
- (iii) Processing of lime sagol etc. without construction.  
Rs. 25.00 per 0.1 Hectare or part thereof and maximum of Rs. 250.00.
- (iv) Renewal of permission for mining, quarrying  
Rs. 50.00 for one year.
- (v) Renewal of permission for brick kiln (without chimney)

Rs. 25.00 for one year.

(vi) Renewal of permission for processing of sagal, lime etc. without construction

Rs. 10.00 for one year.

Note :- Fees to be decided by Competent Authority from time to time.

**C. DEVELOPMENT CHARGE:**

A copy of the receipt of the Development Charge if any, shall be submitted along with the application form.

## FORM NO. C(a)

(See Rule -9 and Regulation No. 3.1)

Gujarat Town Planning and Urban Development Act, 1976.

Application for permission of Brick-kiln, Mining and Quarrying under Section - 27.

To

The

Chief Executive Authority/Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

I/We hereby apply for permission for development as described below. I/We are applying for development on this land for the first time. I/We certify that all terms and conditions laid down in the development permission granted during last year/previous years have been scrupulous observed.

Signature :

Date :

1. Applicant Name
2. Postal Address
3. Applicants interest/title in land with respect of record of rights.
4. Description of land, village, Revenue Survey No. and Area
5. Present use of land
6. Proposed use of land
7. i) Whether in past brick-kiln/mining/quarrying was undertaken on the land in question ?  
ii) If yes, since which year ?  
iii) Whether development permission and N.A. permission were obtained ?
8. Total area of land in question
9. How much area is already put to such use so far ? (Please shown on sketch plan)
10. Area now proposed to be taken up for brick manufacture.  
(Please show on sketch plan)
11. Duration (in month/year) for which permission is sought (Give time -limit for completion or termination of such use)

12. If the permission is asked for renewal:  
i) No. and date of previous permission  
ii) Amount of the Security Deposit

Instruction to applicant regarding sketch plan and documents to be submitted alongwith the application (for new permission as well as renewal).

- (1) An extract of the record of rights or any other document showing the ownership of the land owner for this purpose shall be indicated with necessary documentary-proof if the applicant is not the owner of the land in question.
- (2) Zoning certificate from the Authority shall be enclosed along with the application.
- 3) A certified site plan showing the land in question along with surrounding area shall be attached.
- 4) True copies of last years permission.



FORM NO. 2 (A)  
CERTIFICATE OF UNDERTAKING OF REGISTERED ARCHITECT/ENGINEER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at village  
\_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)For \_\_\_\_\_  
(Name of Owner/Organiser/Developer/Builder)Address: \_\_\_\_\_  
Tel.No. : \_\_\_\_\_

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

## FORM NO.2 (B)

## CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at village \_\_\_\_\_  
Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Signature: \_\_\_\_\_  
Reg.No. \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

(to be struck off if not applicable)

FORM NO. 2(C)

(SEE REGULATION NO. 3.3 (VII))  
 CERTIFICATE OF UNDERTAKING OF  
 REGISTERED CLERKS OF WORKS/SITE SUPERVISER/DEVELOPER/OWNER

To.....

.....

.....

Ref : Proposed work of .....

(Title of the work )

C.S.NO. /R.S.NO. /F.P.NO.....in word.....

at village..... Taluka.....

in T.P.S NO.....at.....

Owner :

Address :

Tele. No.....

I possess a current Registration to act as Registered .....

I hereby certify that I am appointed as a registered .....on the above mentioned project  
 and that all the works under my charge shall be executed in accordance with the stipulations of the National  
 Building Code and relevant standards of the I.S.I.

I am fully conversant with the provisions of the Regulations which are in force and about the Duties and  
 Responsibilities under the same and I undertake to fulfil them in all respect.

\* I undertake not to supervise more than ten works at a given time as provided in Development Control  
 Regulations.

\* I undertake not to supervise work simultaneously at one point of time on any other sites during my  
 supervision of the execution of this work.

Signature:

Registration No.....Date.....

Name.....

Address.....

Tele.No.....

To be struck off if not applicable

FORM No 2(d)  
(Regulation No 3.3 (VII))  
CERTIFICATE UNDERTAKING  
FOR HAZARD SAFETY (REGULATION No. 18.4) REQUIREMENT

To, \_\_\_\_\_

REF: Proposed work of \_\_\_\_\_

(Title of project) \_\_\_\_\_

C.S. No./RS.NO. (F.P. No.) \_\_\_\_\_

In ward No. \_\_\_\_\_ at Village \_\_\_\_\_ Taluka \_\_\_\_\_

T.P.S. No. \_\_\_\_\_ of \_\_\_\_\_

Village/Town/City \_\_\_\_\_

1. Certified that the building plans submitted for approval satisfy the safety requirements as stipulated under Building Regulation No. 18.4 and the information given therein is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety from hazards based on soil conditions shall be duly incorporated in the design of the building and these provisions shall be adhered to during the construction

Signature of Owner with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Signature of the Engineer/  
Structural Engineer with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Signature of the  
Developer with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Signature of the  
Architect with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Note: The certificate of Undertaking shall be signed by person concerned as per the provisions of these regulations

**SPECIAL BUILDING INFORMATION SCHEDULE**  
(In case of small houses of one or two storeyed load bearing masonry construction)  
TO BE ANNEXED WITH FORM 2(D)

1 Building address	Sub-Plot No.	RSNo/F PNo/ Colony	TPScheme Name/No.	Town:	Taluka:	District	Reference	
2 Building category	2.1 Type of Construction		Brick masonry or other rectangular units					
3 Location	3.1 Seismic zone		V	IV		III	Table : 1	
	3.2 Design intensity (MM/MSK)		IX	VIII		VII	Table : 1	
	3.3 Cyclone zone	20%	40%	50%	60%	75%	80%	Table : 2
4 Foundation	4.1 Soil type at site (Note 2)	Rocky/Stiff		Medium		Soct/Black Cotton Soil	Liquefiable Ref.(1)	Table : 3
	4.2 Depth of water table below GL	In Meter: _____						
5 Super-structure	4.3 Type of footing/ Foundation used	Strip with or without sand bed	Individual column footing	Under-ream piles		* Any other (specify)		
	5.1 Storeys etc.	Basements: 0/1	G.F:	1 <sup>st</sup> Floor	2 <sup>nd</sup> Floor	Water tank on roof capacity= Ltr.		
	5.2 Mortar	C:S = 1:4	C:L:S = 1:1:6	*Any other (Specify)				
	5.3 Floors	RC slabs	Stone slabs on joists	Prefab flooring elements on beams		*Any other (specify)		
	5.4 Roof	Flat like floors/ Sloping	Trussed/raftered/A' frame/Sloping RC slab			* Any other (specify)		
	5.5 Roof covering	CGI sheeting	AC sheets		Morbi tiles	* Any other (specify)		

6 Safety of sloping roof	6.1 Bracing provided	In plan Yes/No/NA	In plane of rafters Yes/No/NA	In plane of vertical columns Yes/No/NA	Cyclone guidelines
--------------------------	----------------------	-------------------	-------------------------------	--	--------------------

where, used	6.2 Roof anchorage	To walls=by Bolt : length=_____ cm.				Cyclone guid-lines	
	6.3 Connections	Connecting to Purlins J-bolt/wire	Purlins to rafters Bolt/Wire	Truss elements Welding/Bolts/Nails/ Straps		Cyclone guidelines	
	7.1 Opening in walls	Control used on sizes Yes/No/NA	Control used on location Yes/No/NA	Strengthening around Yes/No/NA		GSDMA guidelines	
	7.2 Bands provided	Plinth band Yes/No/NA	Lintel band Yes/No/NA	Eave band Yes/No/NA	Roof band Yes/No/NA	Gable band Yes/No/NA	Ridge band Yes/No/NA
	7.3 Vertical bars	At corners of rooms Yes/No/NA		At Jambes of openings Yes/No/NA		Construction Guidelines Clause: 11.5, 18	
7. Load bearing wall building	7.4 Stiffening of floors/ roof with separate units	RC screed & band Yes/No/NA		Peripheral band and connectors Yes/No/NA	Diagonal planks and around band Yes/No/NA		Construction Guidelines Clause: 11.4, 17

Note: You have to encircle appropriate data/fact

or

Give relevant fact/data where option is not given

or

Specify particular fact/data where options are not applicable in your case.

- Ref: 1. Guidelines for reconstruction and new construction of houses in Kachchh earthquake affected areas of Gujarat - Gujarat State Disaster Management Authority, Govt. of Gujarat - June, 2001.
2. Guidelines for cyclone resistant construction of buildings in Gujarat - Gujarat State Disaster Management Authority, Govt. of Gujarat - December, 2001.

(See Regulation No. 3.3 (viii))

A		Area Statement	Sq Mts.	I.
Layout plan, Building Plan Details Form for carrying out development Work.	1.	Area of Plot		List of Drawing
	2.	(a) As per record		No. of Copies
		(b) As per site condition		
	3.	Deduction for		II.
		(a) Proposed roads		
	4.	(b) Any reservations		Ref. Description of last approved plans (if any)
		Total (a + b)		
	5.	Net area of plot (1 - 2)		Date :
		% of Common Plot		
	6.	Balance area of Plot (3 - 4)		III.
Permissible F.S.I.				
1) Site Plan 3.3 [under regulation no. (IV) & (VI) (a)]  2) Detailed Plan [under regulation no. 3.3 (V)]  3) Layout Plan [under regulation no. 3.3 (VI) (b)]		Total Built up area permissible at :		Description of proposed property
		a. Ground Floor		
		b. All floors		IV.
		Existing floor area at :		
		G.F.		North line
		F.F.		
		2nd floor		Scale
		Rest of the floors and tower floor		
		Proposed area at :		Remarks
		G.F.		
	F.F.			
	2nd Floor			
	Rest of the floors and tower floor			
	Total : built up area :			
	Proposed F.S.I. consumed :			
B.	1.	Balcony area statement :		V. CERTIFICATE :
	2.	Proposed balcony area per floor		
	C.	Excess balcony area (Total)		i) Existing Structure and adjoining property is seen by me and necessary precaution will be taken for smooth working without any damage to existing work. Manhole connection is possible and is verified by me.
	1.	Tenement Statement		
	2.	Area for tenement		ii) Certified that the plot under reference was Surveyed by me on ..... and the
		Tenement permissible at :		
		G.F.		
		All floors		



dimensions of sides etc. of plot state on plan are as measure on site and the area so worked out tallies with the area stated in document of ownership/T. P record. Architect/Engineer/Surveyor Signature.	Tenement existing at : G.F. All floors Tenement proposed at : G.F. All floors Total tenements (3 + 4) Tenement Particulars Nos. of rooms per tenement Toilet units provided for tenement. Tenement floor area Parking Statement. Parking space required as per regulations : Proposed parking space : Loading unloading area :	VI. SIGNATORIES Signatory Signature Name and address with Regn. No.
Owner		
Architect/ Engineer/ Surveyor		
3. 4. 5. D. 1. 2. 3. E. 1. 2. 3.		

**FORM NO. 4.**  
(See Regulation No. 3.3(viii))

A	Area Statement	Sq Mts.	I.
FOR SUBDIVISION/ AMALGAMATION/LAYOUT OF LAND	1. Area of Plot		List of Drawing attached
SITE PLAN [under regulation no. 3.3 IV and VI (a)]	2. Deduction for : (a) Proposed roads (b) Any reservation Total : (a+b)		II.
Layout Plan [under regulation no. 3.3 VII(b)]	3. Net area of plot (1-2) Common plot		Ref. & Description of Last approved plans if any
	4. Balance area of plot (3-4) Permissible F.S.I.		III.
	Total Built-up area permissible Existing floor area F.S.I.		Description of proposed development and property
	Notes :		IV.
			North line
			Scale
			Remarks
			V. CERTIFICATE
			Certified that the plot under reference was surveyed by me on _____ and the dimensions of sides etc. of plot state on plan are as measure on site and the area so worked out tallies with the area stated in document of ownership/T.P.record.
			Architect/Engineer Signature.
			VI. SIGNATORIES
			Signatory
			Name and address with Regn. No.
			Owner/ Developer/
			Architect/ Engineer/ Clerk of works/ Site supervisor

**FORM NO. D.**

(See Rule-10 and Regulation No. 5.1)

**DEVELOPMENT PERMISSION**

Permission is hereby granted/refused under Section 29(1) (i)/29(1)(ii)/29(1)(iii), 34, 49(1)(b) of the Gujarat Town Planning and Urban Development Act, 1976 / under Section 253 and 254 of Bombay Provincial Municipal Corporation Act, 1949.

to

(name of the person)

for

(Description of work)

on the following conditions/grounds

Conditions :

(in case of grant)

**subject to the submission of detailed working drawings, and structural drawing(s) along with soil investigation report before the commencement of the work.**

Grounds :

(in case of refusal)

a) Documents/N.O.C. etc.:-

Following documents/plans/N.O.C./undertakings as mentioned in form no. 1 are not submitted.

b) Site Clearance :

i) Site is not cleared as per the provisions of Development Plan with respect to

- road line
- reservations
- zone
- other (specify)

ii) Site is not cleared as per the provision of T.P. Scheme ..... with respect to

- Road
- reservation
- final plot
- other (specify)

iii) Proposed use is not permissible according to the width of road as per the provision No. 11.2.

c) Scrutiny of Layout :

Following provisions are not as per the Development Control Regulations :

- Set back
- margin
- common plot
- internal roads
- parking space
- ground coverage
- any other (specify)

## Scrutiny of Building Requirements:-

Following provisions are not as per the Development Control Regulations.

- F.S.I.
- Height
- Ventilation
- Open air space
- Provisions for Fire protection
- Any other (specify)

Chief Executive Authority/  
Authorised office/

Commissioner/  
Urban/Area Development Authority/  
Municipal Corporation.

FORM NO.6 (A)

## PROGRESS CERTIFICATE

Plinta St ge/In c se of b sement c sting of b sement sl b

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

Tae Caief Executive Autaority

Urb n/Are Development Autaority

Sir,

We aereby inform you ta t tae work of execution of tae building s per pproved pl n, working dr wing nd structur l dr wings a s re caed tae Plinta Level nd is executed under our supervision.

We decl re ta t tae mended pl n is not necess ry t tais st ge.

Yours f itafully.

Sign ture of tae

Supervising Engineer/Owner

D te:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

## FORM NO.6 (B)

## PROGRESS CERTIFICATE - FIRST STOREY

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

Tae Caief Executive Autaority

Urb n/Are Development Autaority

Sir,

We aereby inform you ta t tae work of execution of tae building s per pproved pl n. working dr wing nd structur l dr wings a s re caed tae first storey level nd is executed under our supervision.

We decl re ta t tae mended pl n is not necess ry t tals st ge.

Yours f itafully.

Sign ture of tae

Supervising Engineer/Owner

D te:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

FORM NO.6(C)

## PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

Tae Chief Executive Authority

Urban/Are Development Authority

Sir,

We hereby inform you that the work of execution of the building's approved plan, working drawing and structural drawings as recorded \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the

Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_



## FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

The Chief Executive Authority  
Anjara Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings as recorded \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the

Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

125

127-186

GUJARAT GOVERNMENT GAZETTE, EX., 18-5-2002 [PART IV-B]

Annex G

FORM NO. 7  
[See Regulation No. 6.2(c)]

COMPLETION REPORT

Reference No.  
Owner's Name:  
Submitted on:

Location:  
Received on:

The  
Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Sir,

The work of erection/re-erection of building as per approved plan is completed under the Supervision of Architect/Developer/Engineer who have given the completion certificate which is enclosed herewith.

We declare that the work is executed as per the provisions of the Act and Development Control Regulations/Byelaws and to our satisfaction. We declare that the construction is to be used for \_\_\_\_\_ the purpose as per approved plan and it shall not be changed without obtaining written permission.

We hereby declare that the plan as per the building erected has been submitted and approved.

We have transferred the area of parking space provided as per approved plan to an individual/association before for occupancy certificate.

Any subsequent change from the completion drawings will be our responsibility.

Yours faithfully,

(Developer's Signature)

(Owner's Signature)

Name of Developer

Name of Owner

Date:

Address:

Encl: Completion Certificate

## FORM NO.8

BUILDING COMPLETION CERTIFICATE

Reference No. \_\_\_\_\_

Owner's Name: \_\_\_\_\_

Location: \_\_\_\_\_

Submitted on: \_\_\_\_\_

Received on: \_\_\_\_\_

The Chief Executive Authority

Urban/Are Development Authority

Sir,

1. The building/s have been constructed according to the sanctioned plan.
2. The building/s have been constructed as per approved plan and structural design (one set of structural drawings executed and certified by the Structural Engineer is enclosed) and incorporate the provision of structural safety specified in relevant prevailing Indian Standard Specifications/ Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the

Supervising Engineer/Owner

Signature of the

Structural Designer

Date: \_\_\_\_\_

Date: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_\_\_\_\_\_  
\_\_\_\_\_

## FORM NO.9

## FORM OF OCCUPANCY CERTIFICATE

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_ T. P. Scheme No. \_\_\_\_\_ T. luk  
 \_\_\_\_\_ Plot No. \_\_\_\_\_ Street  
 \_\_\_\_\_ Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in the  
 development re. completed and constructed as per plan prepared by  
 \_\_\_\_\_ under the supervision of \_\_\_\_\_  
 (Architect/Engineer) (Supervising Engineer/Owner)

Architect has been inspected on \_\_\_\_\_ and I declare that the development has been  
 carried out in accordance with the Development Permission No. \_\_\_\_\_ dated  
 \_\_\_\_\_ and that the development is fit for the use for which it has been permitted.

Chief Executive Authority  
 Urban/Are Development Authority

Date:

**FORM NO. 10.**

(See Regulation No. 9.1)

Registration for Architect/Engineer /Structural Designer/Clerk of Work/Site Supervisor/. Developer/ owner.

**APPLICATION FORM**

Name

Address (Local)

Permanent Address

Telephone No.

Qualifications

Experience

Are you serving anywhere ?

(Give detailed address of employer and his No

Objection Certificate)

Registration/Registration renewal fee/remitted  
in person/by M. O. etc.(No such fees shall be payable by Architect  
registered with council of Architects, India

Last year's Registration No.

Further particulars, if any

I hereby undertake to abide by all Rules, Regulations, Standing Orders, Requisitions and instructions given by the Authority and shall carry out duties and responsibilities as prescribed in Development Control Regulations. I also understand that if, I fail to perform my duties as above, the Authority will be entitled to withdraw my Registration and forfeit my Registration fee, if any.

Kindly grant me a new/renewed Registration for the year \_\_\_\_\_. Registration Book may be sent to me when ready. I send herewith two passport size copies of my photographs signed by me.

Signature of applicant.

**FORM NO. 11.**

(See Regulation No. 26)

**STRUCTURAL INSPECTION REPORT**

(This form has to be completed by registered Structural Designer after his site inspection and verification regarding compliance of all recommendation by the owner, which in the opinion of the registered structural designer are necessary for safety of the structure)

I. Description by title and location of the property including T.P.No., F.P.No.

etc. :

II. Name of the present owner :

III. Description of the structure :

Class I or Class II (Briefly describe the property in general and the structure in particular)

(a) Function		(b) Framed construction						
	Residence(with or without shops)	Apartments (with or Without shops)	Office Bldg.	Shopping centre	School, College	Hostel	Auditorium	Factory
	1	2	3	4	5	6	7	8
A. Load bearing masonry wall construction								
B. Framed structure								
construction and structural materials	Critical load bearing element	Brick	RCC	Stone	Timber	Steel		
	Roof Floor	RCC	Timber	RBC	Steel	Jack-arch		

IV. Year of construction

Year of subsequent additions or rectification's (Please describe briefly the nature of additions or rectification's).

V. Date of last inspection report filed : Last filed by whom (This does not apply to the first report).

VI. Soil on which building is founded :  
 i) Any change subsequent to construction :  
 ii) Nearby open excavation :  
 iii) Nearby collection of water :  
 iv) proximity of drain :  
 v) underground water-tank :  
 vi) R.W. Pipes out-lets :  
 vii) Settlements :

VII. The Super-structure (R.C.C. Frame structure) :  
 I) Crack in beam or column nature and :

extent of crack probable causes.

- ii) Cover spell
- iii) Exposure of reinforcement
- iv) subsequent damage by user for taking pipes, conduits, hanging, fans or any other fixtures, etc.
- vi) Crack in slab
- vii) Spalling of concrete or plaster of slab
- viii) Corrosion of reinforcement
- ix) Loads in excess of design loads

VIII The Super-Structure  
(Steel Structure)

- i) Paintings
- ii) Corrosion
- iii) Joint, nuts, bolts, rivets, welds, gusset plates
- iv) Bending or buckling of members
- v) Base plate connections with columns or pedestals
- vi) Loading

IX. The Super-Structure (Load bearing masonry structure) Cracks in masonry walls)

(Please describe some of the major cracks, their nature, extent and location, with a sketch, if necessary.

X. Recommendations if any

This is to certify that the above is a correct representation of facts as given to me by the owner and as determined by me after Site Inspection to the best of my ability and judgment.

The recommendations made by me to ensure adequate safety of the structure are compiled with by the owner to my entire satisfaction.

(Signature of the Registered structural Designer and date)

Name of the registered structural designer :

Registration No.

Address :





# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

SATURDAY, MAY 18, 2002/VAISAKHA 28, 1924

Separate paging is given to this part in order that it may be filed as a separate compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

Energy and Petrochemicals Department

Notification

Sachivalaya, Gandhinagar 18th May, 2002.

#### BOMBAY ELECTRICITY DUTY ACT, 1958.

No. GHU/2002/45/ELD/11-2002/UOR-7-K.—Whereas the Government of Gujarat has introduced a scheme namely "the Incentive Scheme for Economic Development of Kutch District -2001." (hereinafter referred to as the "Scheme") vide Government Resolution, Industries and Mines Department No. INC-10200-903-1 dated 9th November, 2001 and as amended from time to time,"

And whereas the Government of Gujarat has decided to extend the benefit in respect of the payment of electricity duty to the industrial undertakings in Kutch district ;

Now, therefore, in exercise of the powers conferred by sub-section (3) of Section 3 of the Bombay Electricity Duty Act, 1958 ( XL of 1958), the Government of Gujarat hereby remits in the whole of the district of Kutch, the electricity duty payable under item (5) of schedule 1 to the said Act in respect of energy consumed for motive power and lighting for industrial purposes by an industrial undertaking as defined u/s -2(bb) of the said Act and eligible under the "scheme" and established by effecting "expansion" of the existing business or undertaking in the State for a period of five years from the date of publication of this notification in the official gazette or from the date on which the industrial undertaking commences manufacture or production of goods in that part of the undertaking where expansion has been effected, whichever is later.

The remission of electricity duty as specified above shall be subject to the following terms and conditions namely:—

- (1) The industrial undertaking shall be required to furnish the necessary certificate of eligibility issued by the concerned authority as specified under the scheme.

(2) Eligibility certificate for remission of electricity duty under this notification shall be obtained by the industrial undertaking from the Collector of Electricity, Duty, Gandhinagar within 180 days from the date of production or from the date of publication of this notification in the Official Gazette, whichever is later, by making an application to him in the Form 'F' prescribed under rule-11 (i)(b) of the Bombay Electricity Duty (Gujarat) Rules, 1986.

(3) Where an application for eligibility certificate referred to in condition No. 2 above is made to the Collector of Electricity Duty, Gandhinagar after the expiry of the stipulated period of 180 days, the period of five years for remission of electricity duty shall be reduced by the period lapsed between the date of production and the date of application made to the Collector of Electricity Duty.

(4) The exemption from payment of Electricity Duty to the industrial undertaking shall be governed by provisions contained u/s 3(2)(vii)(b) Explanation 1(ii)(a) and (b) of the Bombay Electricity Duty Act, 1958.

(5) The industrial undertaking covered under clause (b) of para 3.2 of the scheme shall have provide, Separate meters duly tested and sealed by the licensee, for indicating the units of energy consumed by that part of the industrial undertaking for which the remission of electricity duty is sought for.

(6) Where separate meters are not provided as stipulated in condition No. 5 above, the period of remission of electricity duty shall be reduced by a period lapsed between the date of production and date of installation of separate meters.

By order and in the name of the Governor of Gujarat,

G. B. PATEL,  
Under Secretary to Government.

---

Government Central Press, Gandhinagar.



सत्यमेव जयते.

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, MAY 20, 2002/JYAISTHA 30, 1924

Separate paging is given to this Part in order that it may be field as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૮મી મે, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૩૨(એ)-૨૦૦૨-એપીએમ-૧૨૨૦૦૨-૪૩૪-ગ(૮).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ નં. ૨૦) (જેના આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે)ની કલમ-૧૧ (૪) (ક) હેઠળ મળેલ સત્તાની રૂએ, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરના તા. ૩૧-૩-૨૦૦૧ના જાહેરનામા ક્રમાંક :- જીએચકેએચ-૨૯-૨૦૦૧-એપીએમ-૧૨૨૦૦૦-મં-૨૮-ગથી ખેત ઉત્પન્ન બજાર સમિતિ, સંતરામપુર, તા. જી. દાહોદમાં, ૧-૪-૨૦૦૧થી એક વર્ષ માટે અથવા વિભાજનની પ્રક્રિયા પૂર્ણ થાય અને નવી બજાર સમિતિ અસ્તિત્વમાં આવે તે બંને પૈકી જે વહેલું હોય ત્યાં સુધી ખેતીવાડી ઉત્પન્ન બજાર સમિતિમાં નાયબ નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર અને જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, દાહોદ જિ. દાહોદની વહીવટદાર તરીકે નિમણૂક કરવામાં આવી છે, જેની મુદત તા. ૩૧-૩-૦૨ના રોજ પૂર્ણ થઈ છે. સદરહુ બજાર સમિતિમાંના વિભાજનના કિસ્સામાં એસસીએ ૦/૧૫૪૪/૨૦૦૧માં નામદાર ગુજરાત હાઈકોર્ટ વિભાજનની કાર્યવાહી સામે મનાઈ હુકમ આપેલ છે. જે હજુ ચાલુ છે. આ સંજોગમાં વિભાજનની કાર્યવાહી પૂર્ણ થઈ શકેલ નથી. આથી વહીવટદારની મુદત લંબાવવી જરૂરી છે.

આથી, પુખ્ત વિચારણાને અંતે ઉપર જણાવેલ સંજોગોને ધ્યાને લઈ ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧ (પ) (ક) (૧) હેઠળ મળેલ સત્તાની રૂએ, સરકારશ્રી હાલની અવિભાજિત ખેત ઉત્પન્ન બજાર સમિતિ, સંતરામપુર, જી. દાહોદમાં તા. ૧-૪-૨૦૦૨થી એક વર્ષ માટે અથવા વિભાજનની પ્રક્રિયા પૂર્ણ થાય અને નવી બજાર સમિતિ અસ્તિત્વમાં આવે તે બંને પૈકી જે વહેલું હોય ત્યાં સુધી સ્પે. સી. એ. નં. ૧૫૪૪/૨૦૦૧માં નામદાર હાઈકોર્ટને હવે પછીના હુકમોને આધીન ખેતીવાડી ઉત્પન્ન બજાર સમિતિમાં નાયબ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, અને જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, દાહોદ જિલ્લા દાહોદની વહીવટદાર તરીકે ચાલુ રાખવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપ સચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII;

TUESDAY, MAY 21, 2002/VAISAKHA 31, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### INDUSTRIES AND MINES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17th May, 2002.

#### GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. GHU/2002/(4)/GID/1098/870/G.—In exercise of the powers conferred under clause (b) of Sub-Section (1) of Section (4) of the Gujarat Industrial Development Act, 1962, the Government of Gujarat hereby nominates Shri Guruprasad Mohapatra, IAS, Member (Administration), Gujarat Electricity Board as a Director on the Board of Directors of the Gujarat Industrial Development Corporation vice Shri J. N. Singh, IAS, with immediate effect.

By order and in the name of the Governor of Gujarat,

S. A. KADRI,  
Under Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MAY 21, 2002 / VAISAKHA 31, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV -B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gan. Linagar, 21st May, 2002.

#### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. GHG/2002/83/MTA/1798/2958/KH.—In exercise of the powers conferred by sub-section (2) of Section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) read with clause (1) of Rule 16A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby exempts totally from the payment of tax, the Moto Vehicles specified in column 2 and 3 of the Schedule appended hereto belonging to the "Rajyoga Education and Reserach Foundation" Pandav Bhavan, Mount Abu (Rajasthan) used or kept for use in furtherance of religious spiritual enlightenment, educational and charitable objects with effect from the date of issue of this notification till the motor vehicles continue to be so used or kept for use in furtherance of the aforesaid objects, subject to the following conditions :—

(1) The Foundation shall maintain a record indicating the time and date of entry of the said vehicles in the State of Gujarat as well as the duration of its stay and use in Gujarat State for the said objects. The Foundation shall furnish these details to the Commissioner of Transport, Gujarat State, Ahmedabad soon after each event is practicable.

(2) The Commissioner of Transport Gujarat State shall report every year after making verification from time to time that the said 2 (two) vehicles are used for specified aobjects.

## SCHEDULE

Sr.No. 1	Class of Motor Vehicles 2	Registration Mark 3
1	BUS (TATA)	RJ 24 P 1414
2	BUS (TATA 609)	RJ 24 P 0938

By order and in the name of Governor of Gujarat,

R. B. BARA,  
Deputy Secretary to Government.

ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૧મી મે, ૨૦૦૨.

મુંબઈ મોટર વાહન વેરા અધિનિયમ, ૧૯૫૮.

ક્રમાંક : જીએચજી/૨૦૦૨/૮૩/એમટીએ/૧૭૯૮/૨૯૫૮/ખ.—મુંબઈ મોટર વાહન વેરા નિયમો, ૧૯૫૮ના નિયમ-૧૬૬ના ખંડ (૧) સાથે વાંચતા, મુંબઈ મોટર વાહન વેરા અધિનિયમ ૧૯૫૮ (સન ૧૯૫૮ના મુંબઈના દ્વયમા)ની ક્લમ-૧૩ની પેટા ક્લમ (૨)થી મળેલી સત્તાની ફો, ગુજરાત સરકાર, આથી, “રાજ્યોગ એન્જ્યુકેશન એન્ડ રીસર્ચ ફાઉન્ડેશન” પાંડવ ભવન, માઉન્ટ આબુ (રાજસ્થાન)ની માલિકીના આ સાથે જોડેલી અનુસૂચિના કોલમ-૨ અને ઉમાં નિર્દિષ્ટ કરેલ મોટર વાહનોને ધાર્મિક, આધ્યાત્મિક જાગૃતિ, શૈક્ષણિક અને સમાવતી ઉદ્દેશો માટે ઉપયોગમાં લેવાતા હોય અથવા ઉપયોગ કરવા માટે રાખેલ હોય તે વાહનોને, આ જાહેરનામું બહાર પાડ્યાની તારીખથી નીચેની શરતોને અધીન રહીને, ઉપર્યુક્ત ઉદ્દેશો સાધવા માટે એવી રીતે વાપરવા અથવા વાપરવા માટે ચાલુ રાખવામાં આવે ત્યાં સુધી વેરા ભરવામાંથી સંપૂર્ણતઃ મુક્તિ આપે છે.

(૧) સદરહુ વાહનનો ગુજરાત રાજ્યમાં દાખલ થયાનો સમય અને તારીખ તેમજ સદરહુ ઉદ્દેશો માટે ગુજરાત રાજ્યમાં તેના રોકાણની અને ઉપયોગની મુદત દર્શાવતું રેકર્ડ ફાઉન્ડેશન દરેક એવા પ્રસંગ પછી, શક્ય હોય તેટલું જલદી વાહન વ્યવહાર કમિશનરશ્રી, ગુજરાત રાજ્ય, અમદાવાદને આ વિગતો પુરી પાડવી જોઈશે.

(૨) કમિશનર, વાહન વ્યવહાર, ગુજરાત રાજ્ય, એ દર વર્ષે નિર્દિષ્ટ ઉદ્દેશો માટે સદરહુ-૨ (બી) વાહનો ઉપયોગમાં લેવાયા છે, તેની વખતોવખત ખરાઈ કર્યા પછી રિપોર્ટ કરવો જોઈશે.

અનુસૂચિ

ક્રમ ૧.	મોટર વાહનનો વર્ગ ૨.	નોંધણી ચિહ્ન ૩.
૧.	બસ (ટાટા)	આરજી ૨૪ પી ૧૪૧૪.
૨.	બસ (ટાટા-૬૦૯)	આરજી ૨૪ પી ૦૯૩૮.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. બી. બારા,  
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII

TUESDAY, MAY 21, 2002 / VAISAKHA 31, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 21st May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 60 of 2002/TPS-242001-35-L: WHEREAS under Government Notification, Urban Development and Urban Housing Department No.GH/V/123 of 1992/TPS-1392-1877-L dated 09.06.1992, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") sanctioned a Draft Town Planning Scheme Rajkot No.10 (hereinafter referred to as "the said scheme") submitted to it by the Rajkot Municipal Corporation, Rajkot;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft Town Planning Scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Rajkot No.10, Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby:

- (a) sanctions "the said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto: and



- (b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Rajkot Municipal Corporation, Rajkot during office hours on working days;
- (c) fixes the 21-5-2002 as the date for the purpose of clause (b) of sub-section (2) of the said section 65.

#### **SCHEDULE**

- 1) Final plot Nos. 64, 66, 103 and 104 are shifted and reconstituted as Final plot Nos. 64/1, 64/2, 66, 103 and 104 as shown in the accompanying plan. Accordingly, the Redistribution Statement has been modified.
- 2) Final plots No. 68, 69, 70, 71, 72/1 and 72/2 had been allotted by the Town Planning Officer in the combined ownership in lieu of original plot No. 31. Now, separate original plots and final plots have been allotted as shown in the Redistribution Statement and the accompanying plan.  
  
Final plot No. 105/P is shifted and two final plots No. 105/1 and 105/2 are allotted as shown in the Redistribution Statement and the accompanying plan.
- 3) Final Plot No. 94, which was allotted for the public purpose of "Medical Centre", shall be allotted for the public purpose of "Open Space".
- 4) Final Plot No. 63/1, 63/2 and 100 shall be shifted as shown in the Redistribution Statement and the accompanying plan.
- 5) The place of Final Plot No. 95 is shifted and Final Plot No. 47, 50 and 95 is allotted as shown in the accompanying plan. Accordingly, the Redistribution Statement is modified.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat  
Urban Development and Urban Housing Department

## THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

TOWN PLANNING SCHEME NO.10, RAJKOT  
PRELIMINARY SCHEME REDISTRIBUTION STATEMENT

Serial Number	Name of owner	Tenure	Revenue Survey Number C.S. No.	Original Plot		Final Plot		Remarks
				Number	Area in Sq.mtrs.	Number	Area in sq.mtr.	
1	2	3	4	5	6	7	8	9
23.	1 Shri Gordhanbhai Ravjibhai 2 Smt. Raniben Ravjibhai 3 Smt. Shantaben Ravjibhai 4 Smt. Dudhiben/ Gangaben Ravjibhai 5 Smt. Jayaben Ravjibhai 6 Shri Gandubhai Popatbhai 7 Shri Keshubhai Jinabhai 8 Shri Chhaganbhai Jinabhai 9 Smt. Dudhiben Jinabhai 10 Smt. Jijiben jinabhai 11 Smt. Ujiben Jinabhai 12 Shri Kanubhai Ramjibhai 13 Shri Laljibhai Ramjibhai 14 Smt. Rambhoben Ramjibhai 15 Smt. Labhuben Ramjibhai 16 Shri Bhagvanji Keshubhai 17 Shri Ramesh Keshubhai 18 Smt. Devikaben Keshubhai 19 Smt. Ullashben Keshubhai 20 Smt. Gangaben Keshubhai	319 /P	319 part	19/A	36540	47	21133	(1) Ownership of the original plot is as per revenue record. (2) Area of the original plot is as per site measurement (3) Right of ownership in final plot is as per their share in the original plot
			Total		202	50	4451	
					36742		25584	

21	Shri Mitesh Chhaganbhai	---	309 /P	29	55415	63/1 63/2 Total	22394 16389 ----- 38783	(1)Ownership of the original plot is as per revenue record (2) Area of original plot is as per the site measurement (3)Ownership and other rights will be as per the ULC relevant time (4)Right of ownership in final plot is as per the share in the original plot.
22	Shri Nilesh Chhaganbhai							
23	Smt. Meenaben Chhaganbhai							
24	Smt. Kuvarben Chhaganbhai							
25	Shri Maganbhai Kanubhai							
26	Shri Tulsibhai Kanubhai							
27	Shri Bhanuben Kanubhai							
28	Shri Maniben Ghushabhai							
29	Shri Devrajbhai Ghushabhai							
30	Shri Babubhai Ghushabhai							
31	Shri Nathabhai Ghushabhai	Shri Popatbhai Govindbhai Shri Jivrajbhai Mangibhai Smt. Shantaben Mangibhai Smt. Labuben Mangibhai						
32	Shri Chimanbhai Ghushabhai							
33	Shri Premjibhai Lavabhai							
34	Smt. Dudhiben Premjibhai							
35	Smt. Shantaben Premjibhai							
36	Shri Haribhai Premjibhai							
37	Shri Parshotam Premjibhai							
38	Shri Jayantibhai Premjibhai							
39	Shri Dineshbhai Premjibhai							
40	Shri Bharatbhai Premjibhai							
38								

39.	Shri Khodabhai Shiyani Shri Parsana Maganbhai Shri Ranchhodbhai Maganbhai Shri Laljibhai Maganbhai Shri Ravjibhai Maganbhai Shri Tulsibhai Maganbhai Shri Tejabhai Maganbhai Smt. Keserben Maganbhai Shri Givrajibhai Manjibhai Patel Smt. Shantaben Manjibhai Patel Smt. Labhuben Manjibhai Patel	--	308/P	30	1214 31869 22055 ----- 55138	64/2 64/1 65 66 67	643 4965 16919 13443 2637 ----- 38607	(1) Ownership and area of original plot is as per revenue record (2) Right of ownership in final plot is as per their share in original plot (3) Ownership and other right will be as per the ULC relevant time.
40.	1 Khoda Ruda Shiyani	-	306 Part 307 Part	31/1	16592 506 ----- 17098	72-1 72-2	7111 4916 ----- 12027	(1) Ownership of the original plot is as per revenue records. (2) Area of original plot is as per the site measurement (3) Ownership of R.S. No. 306/307 admeasuring AO: 08G is of the Government as per the order dated 20.4.99 of the Dy. Collector (4) Ownership and other rights will be as per the ULC Act prevailing to relevant time. (5) Right of ownership in final plot is as per their share in the original plot.
	2 Popatbhai Govindbhai		306 Part 307 Part	31/2	12749 3744 ----- 11545	70 71/1	3621 7924 ----- 11545	
	3 Vashrambhai Govindbhai		307 Part	31/3	21041	69/1 69/2	9181 5549 ----- 14730	
	4 Chanabhai Danjibhai Koli Koda Ruda Shiyani Govt C		307 Part	31/4 Total	6272 ----- 60904	68	3867 ----- 42169	

43.	School and Play Ground							95	4972	
	Open space							94	1052	
	Commercial centre							105/1	1352	
	Commercial centre							105/2	2139	
	SEWHS							106	3319	
	SEWHS							71/2	1984	
	Saleable for Residential							100	9902	
	Saleable for Residential							103	9580	
	School and Playground							104	4465	

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol, XLIII] WEDNESDAY, MAY 22, 2002/JYAISTHA, 1, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 22nd May, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 61 of 2002/TPS/ 292002/1640/ L:-WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") the Bhachau Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhachau No.1;

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhachau Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme Bhachau No.1;

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said Draft Town Planning scheme subject to the modifications enumerated in the Schedule appended hereto, and
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhachau Area Development Authority during office hours on all working days;

#### SCHEDULE

- (1) While finalising the Draft Town Planning Scheme, the Town Planning Officer shall see that the final plot allotted to the original plot number 722, 949, 1006 should get access from the Town Planning scheme road.
- (2) While finalising the Draft Town Planning scheme, the Town Planning officer shall replace word "EWS" by "Housing for Socially and Economically backward classes people".
- (3) While finalising the Draft Town Planning scheme, the Town Planning Officer shall collect the details of the expenditure from the appropriate authority which has been included in the draft planning scheme under section 77(1)(G).
- (4) While finalising the Draft Town Planning scheme, the Town Planning Officer shall decide the time limit for completion the proposed works.
- (5) While finalising the Draft Town Planning scheme, the Town Planning Officer shall see that Form - G shall remain as per the Gujarat Town Planning and Urban Development Rules, 1979.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Govt. of Gujarat,  
Urban Development and Urban Housing Department.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, MAY 22, 2002/JYAISTHA, 1, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 22nd May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/ 62 of 2002/ TPS- 182001- 2366 -L: WHEREAS under Government Notification, Urban Development and Urban Housing Department No.GH/V/ 398 of 1994/ TPS -1893/2769-L, dated 13-9-1994, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 ( President's Act No.27 of 1976) ( hereinafter to as "the said Act") sanctioned a Draft Town Planning Scheme Nadiad No.5 (hereinafter referred to as " the said scheme") submitted to it by the Nadiad Area Development Authority, Nadiad;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft Town Planning Scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Nadiad No.5 Preliminary Scheme (hereinafter referred to as " the said Preliminary Scheme") as required under sub-section(2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby :

- (a) sanctions " the said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto; and
- (b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Nadiad Area Development Authority, Nadiad during office hours on working days;
- (c) fixes the 22-6-2002 as the date for the purpose of clause(b) of sub-section (2) of the section 65.

**SCHEDULE**

F.P. 120 and 130 allotted to Appropriate Authority for " Socially and Economically Backward class housing scheme" instead of " sale for residences".

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio Deputy Secretary  
To the Government of Gujarat  
Urban Development and Urban Housing Department

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII THURSDAY, MAY 23, 2002/JYAISTHA, 2, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શ્રેયાન વ્યવસ્થાપક, સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર દ્વારા

સુધારો

કૃષિ અને સહકાર વિભાગના તારીખ ૨૫-૧-૨૦૦૨ના ગુજરાતી જાહેરનામા ક્રમાંક :  
જાએચકેએચ-૫-૨૦૦૨-એપીએમ-૧૦૮૮-૧૦૮૨-ગ(૧૩)કે, જે ગુજરાત સરકારના રાજપત્ર  
(અસાધારણ) ભાગ-૪બી, અસાધારણ નં. ૩૩ તા. ૧-૨-૨૦૦૨ના રોજ પ્રસિદ્ધ થયેલ છે. આ જાહેરનામાની  
છેલ્લી લીટીમાં તા. ૧૩-૧-૨૦૦૧ છપાયેલ છે. તેને બદલે તા. ૧૩-૧૨-૨૦૦૧ વાંચવું.

ગાંધીનગર,  
૨૨-૫-૨૦૦૨.

વી. એચ. લયાણી,  
શ્રેયાન વ્યવસ્થાપક,  
સરકારી મધ્યસ્થ પ્રેસ,  
ગાંધીનગર.

IV-B Ex. 135-1

135-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાયલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-: હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૧) /૧,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યવે ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નંબર ૧થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યવે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના ભુજ નં-૧ ને અંતિમ કરવા માટે શ્રી વી. જી. સાવલીયા જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રપતિ,

સેક્શન અધિકારી,

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-: હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૨) /વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યથા ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નંબર ૧ થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યથા પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના ભુજ નં-૨ ને અંતિમ કરવા માટે શ્રી ઓ. કે. વાઘવાણી જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રપતિ,  
સેક્શન અધિકારી,  
શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-: હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૩) /૫,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યથા ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નંબર ૧થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યથા પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના ભુજ નં-૩ ને અંતિમ કરવા માટે શ્રી ડી. એમ. પટેલ જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રપતિ,

સેક્શન અધિકારી,

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.

IV-B-Ex-138-1

138-1

Government Central Press, Gandhinagar.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાયલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-: હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૪) /વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યથા ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નંબર ૧ થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યથા પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના ભુજ નં-૪ ને અંતિમ કરવા માટે શ્રી ડી. કે. ભટ્ટ જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રપતિ,  
સેક્શન અધિકારી,

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.

IV-B-Ex-139-1

139-1

Government Central Press, Gandhinagar.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-: હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૫) /વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યથા ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દા રૂપ નગર રચના યોજના નંબર ૧ થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યથા પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દા રૂપ નગર રચના યોજના ભુજ નં-૫ ને અંતિમ કરવા માટે શ્રી કે. ડી. શાહ જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રપતિ,

સેક્શન અધિકારી,

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-Aand I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાયલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-- હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૬) /૧,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યથે ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નંબર ૧થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યથે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના ભુજ નં-૬ ને અંતિમ કરવા માટે શ્રી એ. સી. નાયક જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રાપતિ,

સેક્શન અધિકારી,

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-: હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૭) /વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાજ્યપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યથા ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નંબર ૧ થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યથા પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના ભુજ નં-૭ ને અંતિમ કરવા માટે શ્રી બી. એમ. પટેલ જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રપતિ,

સેક્શન અધિકારી,

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 23, 2002/JAYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ,  
સચિવાલય, ગાંધીનગર. તારીખ : ૨૬-૪-૨૦૦૨.

-: હુકમ :-

ક્રમાંક : ટીપીવી/૧૦૨૦૦૨/૧૮૨૨ (૮) /૧,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કરેલ છે.) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્યથા ભુજ વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નંબર ૧થી ૮ તૈયાર કરી તે અંગેની અધિસૂચના તા. ૨૪-૪-૨૦૦૨ના રોજ અસાધારણ રાજપત્ર ભાગ ૨ અંક નં. ૧૧ તા. ૨૪-૪-૨૦૦૨, પાના નં. ૩૧, ૩૨ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ ૫૦ની પેટા કલમ-૧ હેઠળના પરંતુક અન્યથા પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના ભુજ નં-૮ ને અંતિમ કરવા માટે શ્રી એમ. જી. પંચાલ જુનિયર ટાઉન પ્લાનરની નગર રચના અધિકારી તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રાહુલ એમ. છત્રપતિ,  
સેક્શન અધિકારી,  
શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] THURSDAY, MAY 23, 2002/JYAISTHA, 2, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### FINANCE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 23rd May, 2002.

#### GUJARAT SALES TAX ACT, 1969

No: (GHN- 14) GST-2002-(S.49)(360) / TH:- WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj.1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-14)/GST-1092 (S.49)/(251)/ TH dated the 1<sup>st</sup> April 1992 as follows, namely: -

In the Schedule appended to the said notification, after the entry at serial No. 144, the following entry shall be inserted, namely:-

1	2	3	4
"145	<p>Sales of Naphtha to Certified Independent Power Project (IPP) for use in generation of electricity for supply to Gujarat Electricity Board (GEB).</p> <p><u>Explanation:</u> For the purpose of this entry, the Certified IPP means an Independent Power Project Company, which is approved by the Gujarat Electricity Board for the purpose of purchase of Naphtha on the basis of tax exemption under this entry.</p>	Whole of sales tax.	<p>(1) Certified IPP shall furnish to the selling dealer a certificate in the Form 52 appended hereto declaring, <i>inter-alia</i>, that Naphtha is required for use in generation of electricity to be supplied to GEB and that the benefit of exemption from sales tax shall be passed on to GEB in the form of corresponding reduction in the price of electricity payable by GEB;</p> <p>(2) Certified IPP shall use Naphtha for generation of electricity for supply to GEB;</p> <p>(3) This notification shall remain in force till 30<sup>th</sup> June, 2002.</p>

FORM 52

Certificate to be furnished by the Certified Independent Power Project Company for purchase of Naphtha for use in generation of electricity to be supplied to GEB.

(See entry at Sr.No. 145, inserted by Government Notification, Finance Department No. (GHN- 14) GST-2002-(S.49)(360) / TH dated 23<sup>rd</sup> May, 2002 issued under sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969.)

I ..... (Company Secretary/Chief Executive of the Company) certify that M/s..... is a certified Independent Power Project Company, which has been approved by the Gujarat Electricity Board (GEB) for purchase Naphtha on sales tax exemption basis for use in generation of electricity for supply to GEB.

I further certify that the electricity that may be generated by use of Naphtha purchased against this Form shall be supplied to Gujarat Electricity Board;

I further certify that the benefit of exemption from sales tax shall be passed on to GEB in the form of corresponding reduction in the price of electricity payable by GEB.

Date: .....

Signature .....

Place: .....

Designation .....

By order and in the name of Governor of Gujarat,

M. N.-JOSHI,

Additional Secretary to Government

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

THURSDAY, MAY 23 2002/JYAISTHA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-B) made by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 23rd May, 2002.

#### BOMBAY PROHIBITION ACT, 1949.

No. G/G/86/DNS/1097/1756/E1.—In supersession of Government Notification, Home Department No. G/G/28/DNS/1097/1756/E-1, dated the 9th March 2000 published in Gujarat Government Gazette Part IV-B dt. 9-3-2000 at page No. 56, the following draft of a Notification which is proposed to be issued under clause (u) of Sub Section (2) of Section 143 read with Section 107 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required Sub Section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestions which may be received by the Commissioner of Prohibition and Excise, Gujarat State, 0/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016. from any person with respect to the said draft before the aforesaid period will be considered by the Government.



## DRAFT NOTIFICATION

No. G/G/86/DNS/1097/1756/E-1.—In exercise of the powers conferred by clause (u) of Sub-Section (2) of Section 143 read with Section 107 of the Bombay prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Prohibition (Manufacture of Spirit) (Gujarat) Rules, 1963, namely:—

1. These rules may be called the Bombay Prohibition (Manufacture of Spirit) (Gujarat) Amendment Rules, 2002.

2. In the Bombay Prohibition (Manufacture of Spirit)(Gujarat) Rules, 1963, in rule 2,

(i) for the words "Rupees seven hundred fifty" the words "Rupees one lakh" shall be substituted,

(ii) for the words "Rupees One thousand five hundred" the words "Rupees one lakh" shall be substituted.

By order and in the name of the Governor of Gujarat

S. K. BHAVSAR,  
Under Secretary to Government.

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, MAY 24, 2002/JYAISTHA 3, 1924

Separate Paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders other than those published in Parts I- I-A and I-L made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar 29th April, 2002.

#### BOMBAY STAMPS ACT, 1958.

No. GHM/2002/33/M/STP/102001/534/H-1.—In exercise of the powers conferred by clause (a) of section 9 of the Bombay Stamp Act, 1958, (Bom. LX of 1958) the Government of Gujarat remitted the stamp duty upto 31st March, 2002 chargeable under the said Act on instrument executed for securing repayment of loans and advances made to individual or units, who were adversely affected on account of earthquake occurred in the month of January, 2001, in favour of Government all commercial Banks, all nationalised Banks, including State Bank of India and its subsidiaries, Co operative Banks and Societies registered under the Gujarat Co-operative Societies, Act, 1961 (Guj. X of 1962) statutory corporations and boards, public and private trusts and corporate or incorporate bodies, institutions and agencies in public or private sector vide this department's order No. GHM/2001/28/M/STP/102001/534/H-1, dated 20th March, 2001.

The Govt. of Gujarat is hereby extend the period upto 30th September, 2002.

By order and in the name of the Governor of Gujarat,

I. A. GAJJAR,  
Deputy Secretary to Government.



सममेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, MAY 24, 2002 / JYAISTHA 3, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd May, 2002.

#### GUJARAT REVENUE TRIBUNAL RULES, 1982.

No. GHM/2002/35/M/GRT/102002/770/J.—In exercise of the powers conferred by Rule-3 of the Gujarat Revenue Tribunal Rules, 1982, and all other powers enabling it in that behalf the Government of Gujarat hereby appoints Shri B. D. Joshi as a member of the Gujarat Revenue Tribunal with immediate effect.

Orders regarding tenure of his appointment will be issued separately.

By order and in the name of the Governor of Gujarat,

C. S. UPADHYAY,

Deputy Secretary to the Government of Gujarat.

147-1

IV-B-Dx.-147-1

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪ મે, ૨૦૦૨.

ગુજરાત મહેસૂલ પંચ નિયમો, ૧૯૮૨.

ક્રમાંક: પ્રમ-૨૦૦૨-૩૫૨-જાસ્ટી-૧૦૨૦૦૨-૭૭૦-૪.-ગુજરાત મહેસૂલ પંચના નિયમો, ૧૯૮૨ના નિયમ-૩થી અપાયેલ સત્તાની રૂબરૂ, અને આ અંગે અધિકૃત કરતી બીજી તમામ સત્તાની રૂબરૂ, ગુજરાત સરકાર શ્રી બી. ડી. જોષી, આઈ. એ. એસ. (નિવૃત્ત)ને ગુજરાત મહેસૂલ પંચના સભ્ય તરીકે તાત્કાલિક અસરથી નિમણૂક કરે છે.

૩. ટેઓની નિમણૂકની મુદત અગિના હુકમો હવે પછી કરવામાં આવશે

ગુજરાતના રાજ્યપાલશ્રીના હકમથી અને તેમના નામે,

સી. એસ. ઉપાધ્યાય,  
સરકારના નાયબ સચિવ.

સરકારી મંજૂરમ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, MAY 24, 2002 / JYĀISTHA 3, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 2nd May, 2002.

#### BOMBAY LAND REVENUE CODE 1879 (BOM. V OF 1879).

No. GHM/2002/M/34/PFR/2098/3605/L.—In exercise of the power conferred by section 7(A) of the Bombay Land Revenue Code 1879 (Bom. V of 1879) the Government of Gujarat had vide its Notification No. GHM-2002-M-18-PFR-2098-3605-L, dated 7th March, 2002, declared Revenue village Anand-pura separated from the villages Transvad and Chhabaliye of Vadnagar Taluka, Bhalak of Visnagar Taluka. The word "Kheralu Taluka" shown in the aforesaid notification may be read as "Vadnagar Taluka" and Survey No. 283, of Bhalak is added and Survey No. 382, 387, 387/1, are deleted in Appendix.

Other details narrated in the Government's Notification No. GHM-2002-M-18-PFR-2098-3605-L, dt. 7/3/02 would remain the same.

By order and in the name of the Governor of Gujarat,

**MAHENDRA THAKER,**  
Section Officer.

મહેસુલ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૨૪ મે, ૨૦૦૨.

નંબર : ધમ-૨૦૦૨-મ-૩૪-પફર-૨૦૮૮-૩૬૦૫-૬, -મુંબઈ જમીન મહેસુલ સહિતા ૧૮૭૯ (સને ૧૮૭૯ના મુંબઈનો પત્રો)ની કલમ-૭(અ) અન્વયે એનાયત થયેલ સત્તાની રુએ, ગુજરાત સરકાર ના તા. ૭/૩/૨૦૦૨ના જાહેરનામા નં. ધમ-૨૦૦૨-મ-૧૮-પફર-૨૦૮૮-૩૬૦૫-૬, થી મહેસાણા જિલ્લાના વડનગર તાલુકાના મોળે ત્રાંસવાડ તથા છાબલીયા અને વિસનગર તાલુકાના મોળે-ભાલક ગામોના રકબામાંથી અલગ કરી વડનગર તાલુકાના આનંદપુરાને મહેસૂલી ગામ જાહેર કરવામાં આવેલ છે. ઉક્ત જાહેરનામામાં જ્યાં "તાલુકો ખેરાલુ" લખાયેલ છે, તેને બદલે, "તાલુકો-વડનગર" વાંચવા સુધારો કરવામાં આવે છે તથા અનુસૂચિમાં ભાલકના સર્વે નંબરોમાં સર્વે નંબર ૨૮૩ ઉમેરવામાં તથા સર્વે નં. ૩૮૨, ૩૮૭, ૩૮૭/૧ કમી કરવામાં આવે છે.

બાકીની વિગતો સરકારીના તા. ૭/૩/૨૦૦૨ના જાહેરનામા નંબર (ધમ-૨૦૦૨-મ-૧૮-પફર-૨૦૮૮-૩૬૦૫-૬, મુજબ યથાવત રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર ઠાકર,  
સેક્રેટરી અધિકારી.

સરકારી સંપર્ક પ્રેસ, ગાંધીનગર



સમયેવ જયતે

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, MAY 24, 2002/JYAISTHA 3, 1924

Separate paging is given to this Part in order that it may be filed as separate compilation

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૧-૫-૨૦૦૨

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૩૬/૨૦૦૨/ઓપીએમ-૧૨૨૦૦૦-૩૧૬૧-ગ(૮૨).—ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, અમદાવાદ શહેરની મ્યુનિ-  
સિપલ કેપેરેશનની હદ સહિતના સીટી તાલુકા જી. અમદાવાદમાં સરકારશ્રીના તા. ૨૨-૨-૨૦૦૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ-  
૧૧/૨૦૦૧/ઓપીએમ/૧૨/૨૦૦૨/૩૧૬૧/(૮૨)ગ, થી નિયુક્તિ કરેલ સમિતિમાં વેપારી મત વિભાગમાં ક્રમાંક-(૧)થી શ્રી કાછીયા  
ઈન્દુપ્રસાદ મંગળદાસ ૪/૧, સ્વસ્તિક એપાર્ટમેન્ટ, પાલડી, નારાયણનગર અમદાવાદની નિમણૂક કરવામા આવેલી છે. સદરહુ  
શ્રી કાછીયાનું અવસાન થતાં તેમની ખાલી પડેલ જગ્યાએ શ્રી મનોજભાઈ કુશાણી, જયશંકર વેજીટેબલ ફૂડ, લીમ બી સરદાર  
પટેલ માર્કેટ, જમાલપુર, અમદાવાદની વેપારી પ્રતિનિધિ તરીકે આથી નિમણૂક કરવામા આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,  
સેક્રેટરી આધિકારી.





समय जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, MAY 27, 2002 / JYAISTHA 6, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

## PART IV -B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૨મી મે, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૩૭/૨૦૦૨-એપીએમ-૧૨૨૦૦૧-૭૬૫-ગ,(૨૮).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૫૪ અન્વયે કૃષિ અને સહકાર વિભાગના તા. ૨૮-૧૨-૨૦૦૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૦૨-૨૦૦૨-એપીએમ-૧૨૨૦૦૧-૭૬૫-ગ (૨૮) અન્વયે ખેતીતારી ઉત્પન્ન બજાર સમિતિ, ધધુકા અને રાણપુર, જી. અમદાવાદની બજાર સમિતિની રચના કરવામાં આવેલ છે. અને નવી કમિટીઓથી નિમણૂક કરવામાં આવી છે. તેની અનુસૂચિ-૧માં (ઈ) તાલુકા પચાયત મત વિભાગમાં ક્રમાંક-૧૬ અન્વયે શ્રી રામદેવસિંહ પ્રતાપસિંહ વણાર, મું. ખરતા, તા. ધધુકા તથા અનુસૂચિ-૨માં નિયુક્ત કરવામાં આવેલ તથા ક્રમાંક-૧૫થી શ્રી શામજીભાઈ મેહીયા, કુંડલીની નિયુક્ત કરવામાં આવેલ છે. બજાર ધારાની કલમ-૨ (૧૧)માં થયેલ વ્યાખ્યા મુજબ તાલુકા પચાયતનો સ્થાનિક સત્તા મંડળમાં સમાવેશ થતો નથી. આથી સદર બંને સભ્યોની નિયુક્તિ તે જાહેરનામાની તારીખ ૨૮-૧૨-૨૦૦૧થી થકાતની અસરથી જ રદ કરવામાં આવે છે.

ગુજરાતનો રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપ સચિવ.  
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, MAY 27, 2002/JYAISTHA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Order (other than those published in Parts I- I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 27th May, 2002.

#### BOMBAY CIVIL COURTS ACT, 1869.

No. GK/17/2002/PRCH/1097/VIP-247/D(Part-II).—In exercise of the powers conferred by sections 3 and 4 read with Section 21 of the Bombay Civil Courts Act, 1869 (XIV of 1869) and in supersession of previous notifications so far as they relates to the District of Valsad with effect on and from the 21st June, 2002 alter and creates new district as specified in column 2 of the Schedule appended hereto and fixes their sadar stations as specified in column 3 and directs the Civil Courts subordinate to each district courts in column No. 4 of the said schedule.

#### SCHEDULE

Sr.No. 1	District 2	Sadar station 3	Subordinate Courts to the District Court 4
1. The district of Navsari comprising of—			1. The Court of Civil Judge (Sr. Division) Navsari
(i) the revenue District of Navsari having the Talukas of Navsari, Gandevi, Chikhli, Vansda and Jalalpura.		Navsari	2. The Court of Civil Judge, (Sr. Division) Gandevi.
			3. The Court of Civil Judge. (Jr. Division) Chikhli
(ii) the revenue District of Danga having the Taluka of Ahwa			4. The Court of Civil Judge. (Jr. Division) Vansda Ahwa.

1	2	2	4
II.	The district of Valsad comprising of— Valsad the revenue District of Valsad having the Talukas of Valsad, Pardi, Dharampur, Umbergaon, and Kaparada	1. The Court of Civil Judge (Sr.Division) Valsad 2. The Court of Civil Judge (Jr. Division) Pardi. 3. The Court of Civil Judge (Junior Division), Dharampur. 4. The court of Civil Judge (Junior Division) Umbergaon.	

By order and in the name of the Governor of Gujarat;

P. D. GUJARATHI,  
Secretary to Government.

Government Central Press, Gandhinagar



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, MAY 27 1924 JYAISTHA 6, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 27th May, 2002.

#### BOMBAY CIVIL COURTS ACT, 1869.

No. GK/20/2002/CCA/1099/VIP/182/D.—In exercise of the powers conferred by section 21, 22-A and 23 of the Bombay Civil Courts Act, 1869 (Act No. XIV of 1869), the Government of Gujarat hereby amends the Government Notification, Legal Department No. GK/2002/25/CCA/1099/VIP-182/D, dated 17th August, 2000 with effect on and from 21st June, 2002 as follows, namely:—

In the said notification, in para (d), the words, “and Vansda taluka of Navsari District and Ahwa taluka of Dangs District” shall be deleted.

By order and in the name of the Governor of Gujarat,

P. D. GUJARATHI,  
Secretary to the Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, MAY 28, 2002 / JYAISTHA 7, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 28th May, 2002.

#### BOMBAY CIVIL COURTS ACT, 1869.

No. GK/21/2002/CCA/1085/3506/D.—In exercise of the powers conferred by sections 21, 22-A and 23 of the Bombay Civil Courts Act, 1869 (Bom. XIV of 1869), the Govt. of Gujarat hereby amends Government Notification Legal Department, No. GK/79/29/CCA/1075/74/D, dt. 14th September, 1979 as follows, namely:—

In the said notification, in paragraph (b) for sub-para (ii) the following shall be substituted namely:—

“(ii) the Civil Court at Mangrol shall be presided over by a Civil Judge (Junior Division) who shall hold his Court at Mangrol.”

By order and in the name of the Governor of Gujarat,

O. L. PANDEY,  
Deputy Secretary to Government.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII

WEDNESDAY, MAY 29, 2002/JYAISTHA 8, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th May, 2002.

#### The Gujarat Town Planning and Urban Development Act, 1976.

No.GH/V/64 of 2002/ DVP- 182001-2790- L: WHEREAS the Umreth Area Development Authority ( hereinafter referred to as " the said Authority") has prepared and published a Draft Revised Development Plan ( hereinafter referred to as " the said Revised Development Plan ") in respect of the lands included within the said Authority limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 ( President's Act No.27 of 1976) (hereinafter referred to as " the said Act") under section 13(1) of the said Act. Notice regarding publication of the said Revised Development Plan and calling objections and suggestions on Draft Revised Development Plan was published in the Part II miscellaneous and advertisement section of the Gujarat Government Gazette dated the 22.3.2001 on Page No.197;

AND WHEREAS the Government of Gujarat had considered it necessary to make modifications (hereinafter referred to as "the said modifications") in the said Revised Development Plan which was submitted by the said Authority to the State Government for sanction under the provisions of the Gujarat Town Planning and Urban Development Act, 1976:

AND WHEREAS in exercise of the powers conferred by proviso to sub- clause (ii) of clause (a) of sub-section (1) of section 17 of the said Act, the Government of Gujarat had published the said modifications under Government Notification, Urban Development and Urban Housing Department No. GH/V/12 of 2002/ DVP- 182001- 2970- L in the Gujarat Government Gazette Part IV-B dated 6.2.2002, on page No.37-1 to Page No. 37-40, calling upon any person to submit suggestions or objections if any, with respect to the proposed modifications to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of the said Government Notification dated the 6.2.2002;

AND WHEREAS no suggestion or objection received by it in respect of the said modifications;

NOW THEREFORE, in exercise of the powers conferred by clause (c) of sub- section (1) of section 17 of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat hereby :-

- a) finalise the said modifications;
- b) sanctions the said Revised Development Plan and the regulations thereto subject to the modifications so finalised and as set out in the Schedule appended hereto, and
- c) specifies the 29-06-2002 as the date on which the final development plan shall come into force.

#### **SCHEDULE**

**Modification in the Draft Revised Development Plan of Umreth Area Development Authority as finalised by the State Government.**

The new GDCR No.9 is added after GDCR No.8 regarding structural safety as shown at Annexure "B" as appended hereto.



**ANNEXURE - B**  
**DEVELOPMENT CONTROL REGULATIONS WITH RESPECT TO  
STRUCTURAL SAFETY**

**DEFINITION**

- **Natural Hazard**  
The probability of occurrence, within a specific period of time in a given area, of a potentially damaging natural phenomenon.
- **Natural Hazard Prone Areas**  
Areas likely to have moderate to high intensity of earthquake, or cyclonic storm, or significant flood flow or inundation, or land slides/mud flows/avalanches, or one or more of these hazards.

*Note: Moderate to very high damage risk zones of earthquakes are as shown in Seismic Zones III, IV and V specified in IS:1893; moderate to very high damage risk zones of cyclones are those areas along the sea coast of India prone to having wind velocities of 39 m/s or more as specified in IS:875(Part 3); and flood prone areas in river plains (unprotected and protected) are indicated in the Flood Atlas of India prepared by the Central Water Commission.*

**2 PROCEDURE FOR SECURING DEVELOPMENT PERMISSION****(1) DETAILS TO BE SHOWN IN DRAWINGS:**

A detailed plan (required copies) showing the plans, sections and elevations of the proposed development work to a scale of 1:100 showing the following details wherever applicable:

- a) Floor plans of all floors together with the covered area; clearly indicating the size and spacing of all framing members and sizes of rooms and the position of staircases, ramps and lift wells.
- b) The use of all parts of the building.
- c) Thickness of walls, floor slabs and roof slabs with their materials. The section shall indicate the height of building and height of rooms and also the height of the parapet, the drainage and the slope of the roof. At least one section should be taken through the staircase. The position, form and dimensions of the foundation, wall, floor, roofs, chimneys and various parts of the building, means of ventilation and accesses to the various parts of the building and its appurtenances also should be shown in one cross section.
- d) The building elevation from the major street.
- e) The level of the site of the building, the level of lowest of building in relation to the level of any street adjoining the cartilage of the building in relation to one another and some known datum or crown of road.
- f) Cabin plan.
- g) The north point relative to the plans.
- h) The forms and dimensions of every water closets, privy, urinals, bathrooms, cesspools, well and water tank or cistern to be constructed in connection with the building.
- i) One copy of the detailed working drawing including structural details based on the approved building plan as verified and approved by the expert and shall submit the same before 7 days of commencement of the construction work at site for information and record. The applicant will inform the authority the date for commencement of work"

Provided that in the case of individual residential buildings upto G+2 on a plot not more than 500 sq.mts. in size, the Competent Authority shall not enforce, on request of the owner/developer, to submit such details, subject to the condition that for such area similar types of structures and soil investigation report are already available on record.

**(2) CERTIFICATE OF UNDERTAKING:** Certificate in the prescribed form No.2 (a), 2(b), 2(c) and 2(d) by the registered Architect/Engineer / Structural Designer / Clerk of Works/ Developer/ Owner.

**(3) DOCUMENTS TO BE FURNISHED WITH THE APPLICATION**

- a) A person who is required under relevant section of the Act to give any notice or to furnish any plans/sections or written particulars by these Development Control Regulations, shall sign such notice, plans, sections or written particulars or cause them to be signed by him and his duly authorised registered Architect, Engineer, Developer etc. as the case may be. Such person or authorised registered Architect, Engineer, Developer shall furnish documentary evidence of his Authority. If such authorised registered Architect signs such notice or other document, Engineer, Developer it shall state the name and address of the person on whose behalf it has been furnished.
- b) Any notice or document shall be delivered to the office of the Competent Authority, within such hours as may be prescribed by the Competent Authority.
- c) The forms, plans, sections and descriptions to be furnished under these Development Control Regulations shall all be signed by each of the following persons:
  - i) A person making application for development permission under relevant section of the Act.
  - ii) A person who has prepared the plans and sections with descriptions who may be registered, engineer or an architect.
  - iii) A person who is retained or engaged to supervise the said construction.
  - iv) A person who is responsible for the structural designs of the construction i.e. a structural designer.
  - v) A clerk of works who is to look after the day-to-day supervision of the construction.
  - vi) A Developer
- d) A person who is engaged either to prepare plan or to prepare a structural design and structural report or to supervise the building shall give an undertaking in Form No.2 (a), 2(b), 2(c), 2(d) prescribed under these Development Control Regulations.
- e) Every person who under the provisions of the relevant sections of the Act may be required to furnish to the Authority any plan or other documents shall furnish copies (in required numbers) of such plans and other documents and copies (in required) of such documents which he may be called upon to furnish. One copy of each such plan and document shall be returned, on approval, to the applicant duly signed by the Competent Authority of the Authority or authorised officer.
- f) It shall be incumbent on every person whose plans have been approved to submit amended plans for any deviation amounting to increase in built-up area, F.S.I., building height or change in plans, he proposes to make during the course of construction of his building work, and the procedure laid down for plans or other documents here to before shall be applicable to all such amended plans.
- g) It shall be incumbent on every person whose plans have been approved, to submit a completion plan showing the final position of erected or re-erected building in duplicate or in required numbers and one copy of plan to be returned to the applicant after approval.
- h) Approval of drawings and acceptance of any statement, documents, structural report, structural drawings, progress certificate, or building completion certificates shall not discharge the owner, engineer, architect, clerk of works and structural designer, Developer, Owner from their responsibilities, imposed under the Act, the Development Control Regulations and the laws of tort and local acts.

**3. REQUIREMENTS OF SITE:**

No land shall be used as a site for the construction of building:

- (a) if the Competent Authority considers that the site is in sanitary or that it is dangerous to construct a building on it or no water supply is likely to be available within a reasonable period of time;
- (b) if the site is not drained properly or is incapable of being well drained;
- (c) if the building is proposed on any area filled up with carcasses, excreta, filthy and offensive matter, till the production of a certificate from the Competent Authority to the effect that it is fit to be built upon from the health and sanitary point of view;
- (d) if the use of the said site is for a purpose which in the Competent Authority's opinion may be a source of danger to the health and safety of the inhabitants of the neighbourhood;
- (e) if the Competent Authority is not satisfied that the owner of the building has taken the required measures to safeguard the construction from constantly getting damp;
- (f) if the level of the site is lower than the Datum Level prescribed by the Competent Authority depending on topography and drainage aspects.
- (g) for assembly use, for cinemas, theatres, places of public worship, residential hotels, lodging and boarding houses, unless the site has been previously approved by the Competent Authority and the Commissioner of Police;
- (h) unless it derives access from an authorised street/means of access described in these Regulations;
- (i) for industrial use other than a service industry unless the application is accompanied by a no objection certificate from the appropriate officer of the Industrial Location Policy;
- (j) if the proposed development is likely to involve damage to or have deleterious impact on or is against urban aesthetic of environment or ecology and/or on historical / architectural/esthetical buildings and precincts or is not in the public interest.
- (k) unless the owner/developer produces a certificate from an expert confirming that the site is not liable for liquefaction except in cases where adequate protective measures are taken as per the advice of the expert.

The owner/developer/builder shall provide necessary protection for safety for soil liquefaction as per advice and suggestions made by structural engineer based on the report of soil test made by soil testing laboratory. The owner/developer/builder shall be responsible for getting such reports and identify such protection measures.

- (l) If the proposed development falls in the area liable to storm surge during cyclone, except where protection measures are adopted to prevent storm surge damage.

**4. STRUCTURAL DESIGNER:****(A) QUALIFICATION AND EXPERIENCE:-**

A Degree in Civil Engineering recognised by All India Board of Technical Education. In addition to above qualification, the applicant should have at least five years experience in structural design, two years of which must be in a responsible capacity in form of structural designer. OR

A Master's degree in structural engineering from a recognised institute and at least two years experience in structural design work. OR

A Doctor's degree in structural design from a recognised institute and at least one-year experience in structural design work.



1) SCOPE OF WORK & COMPETENCE:-

To prepare & submit structural details for :-

- i) All types of Buildings.
- ii) Special structures.

2) DUTIES AND RESPONSIBILITIES:-

- (a) To prepare a report of the structural design.
- (b) To prepare detailed structural design and to prescribe the method and technique of its execution strictly on the basis of the National Building Code or relevant Indian Standard specifications.
- (c) To prepare detailed structural drawings and specifications for execution indicating thereon, design live loads, safe soil bearing capacity, specifications of material, assumptions made in design, special precautions to be taken by contractor to suit the design assumptions etc. whatever applicable.
- (d) To supply two copies of structural drawings to the site supervisor.
- (e) To inspect the works at all important stages and certify that the work being executed is up to the satisfaction of the Architect/Engineer.
- (f) To certify the structural safety and overall structural soundness of the building to the Architect/Engineer.
- (g) To advise the Owner/Architect/Engineer for arranging for tests and their reports for soil, building material etc. for his evaluation and design consideration.
- (h) He shall prepare the revised calculations & drawings in case of any revision with reference to the earlier submission of drawing & design in a particular case.
- (i) To submit the certificate of structural safety and over all structural soundness of building to Competent Authority.

3) REGISTRATION :-

- (i) The registration fees if any shall be payable as prescribed by the Competent Authority from time to time.
- (ii) If he/she is found negligent in his/her duties & responsibilities. The Competent Authority may black-list an Engineer in case of serious defaults or repeated defaults and shall inform the Institution of Engineers, India to take suitable action against such person. The registration shall be liable to be revoked temporarily or permanently by the Competent Authority in such cases of negligence and default.

INSPECTION

(1) Inspection at various stages :-

The Competent Authority at any time during erection of a building or the execution of any work or development, make an inspection thereof without giving prior notice of his intention to do so.

(2) Inspection by Fire Department :-

For all multi-storied, high-rise and special building the work shall also be subject to inspection by the Chief Fire Officer, or Competent Authority shall issue the occupancy certificate only after clearance by the said Chief Fire Officer/Competent Authority.

(3) Unsafe building :-

All unsafe building shall be considered to constitute danger to public safety hygiene and sanitation and shall be restored by repairs or demolished or dealt with as otherwise

directed by the Competent Authority, in accordance with advise of the expert/s, if required, as prescribed in paragraph 13.

In the cases of restoration the owners/occupiers shall submit the structure stability certificate in Form No.11 to the Competent Authority after restoration/repairs or strengthening.

#### 6. GRANT OR REFUSAL OF THE PERMISSION

"On receipt of the application for Development Permission, the Competent Authority after making such inquiry as it thinks fit may communicate its decisions granting with or without condition including condition of submission of detailed working drawing/ structural drawing along with soil investigation report before the commencement of the work as per clause 2(i) or refusing permission to the applicant as per the provisions of the Act.

The Competent Authority, however, may consider to grant exemption for submission of working drawing, structural drawing and soil investigation report in case the Competent Authority is satisfied that in the area where the proposed construction is to be taken, similar types of structure and soil investigation reports are already available on record and such request is from an individual owner/developer, having plot of not more than 500 sq. mt. in size with a maximum 3 storied residential building."

#### 7. PROCEDURE DURING CONSTRUCTION

(a) Recognised stages for progress certificate and checking:-

1) Following shall be the recognised stages in the erection of every building or the execution of every work:-

- i) Plinth, in case of basement before the casting of basement slab.
- ii) first storey.
- iii) middle storey in case of High-rise building.
- iv) last storey.

2) At each of the above stages, the owner/developer under these Development Control Regulations shall submit to the competent designated officer of the Competent Authority a progress certificate in the given formats (Form Nos. 6 (a) – 6 (d). This progress certificate shall be signed by the Architect and supervising engineer..

3) No person in-charge at any stage shall, except with previous written permission of the Competent Authority, carry out further work after the issue of any requisition of these Development Control Regulations in respect of the any previous stage unless the requisition has been duly complied with and the fact reported to the Competent Authority.

4) (a) The progress certificate shall not be necessary in the following cases :

- i) Alteration in Building not involving the structural part of the building.
- ii) Extension of existing residential building on the ground floor up to maximum 15 sq.mts. in area.

(b) On receipt of the progress certificate from the owner/developer, it shall be the duty of the Competent Authority to check any deviation from the approved plan and convey decision within 7 days to the owner/developer for compliance.

In case of deviation from working drawings or structure design at any stage of construction the owner/developer shall produce necessary certificate from architect/structural designer with certificate that the construction confirms to these regulations. In that case the revised working drawing and structural design shall be submitted in accordance with this regulations.

(c) Completion Report :

- 1) It shall be incumbent on every person whose plans have been approved, to submit a completion report in Form No.7.
- 2) It shall also be incumbent on every person who is engaged under this Development Control Regulations to supervise the erection or re-erection of the building, to submit the completion report in form No.8 prescribed under these Development Control Regulations.
- 3) No completion report shall be accepted unless completion plan is approved by the Competent Authority.

(d) The final inspection of the work shall be made by the concerned Competent Authority within 21 days from the date of receipt of notice of completion report.

**HEIGHT OF BUILDING**

Height of the building shall be measured from the road level/plot level whichever is higher, to the highest point in the building, excluding the parapet not exceeding 1.5 m.

**RELAXATION IN F.S.I. :**

The Competent Authority shall permit the F.S.I. of any plot or a building unit on the basis of its original area, if the owner of such a land is prepared to release the affected land by road widening or for construction of new road without claiming any compensation thereof. The minimum setback shall be provided from new road line subject to other regulations.

**ADDITION TO EXISTING STRUCTURES:**

The addition to any existing structure shall only be permitted unless it complies with the provisions of regulation No. 13.

**STRUCTURAL REQUIREMENTS :**

- (i) Load bearing walls of the building shall be of Brick stone or pre cast block in any mortar. In the case of R.C.C framed structure or wooden framed structure filler walls may be of suitable local materials.
- (ii) Roof of the building shall be of galvanized iron sheets, asbestos sheet, tiles roof or R.C.C. roof. In the case of upper storied buildings middle floor shall be of wooden or R.C.C. and rest as per choice.
- (iii) Doors and windows of building shall be of any material.
- (iv) Rest of the work of building shall be as per locally available resources and as per choice.
- (v) For structural safety and services, regulation 13 below shall be applicable.

**PLINTH :**

Provided that the ground floor of a building may be permitted on stilts/pillars instead of a solid plinth with a clear height of 2.4 Mts. in case of slabs with beams height should not exceed 2.8 Mts. and further that this space shall at all times be kept free from any enclosure except for genuine stair-case.



Provided further that a electric meter room, room for telephone D.B.; bath-room, water-room, stair-case room, pump room, water closet, servant room, security cabin may be allowed with a minimum plinth of 30 cms. and that the parking garage may have no plinth.

In case the ground floor is on stilts/pillars provisions of regulation 13 shall be followed.

### 13. STRUCTURAL SAFETY AND SERVICES

#### (1) STRUCTURAL DESIGN

The structural design of foundations, elements made of masonry, timber, plain concrete, reinforced concrete, pre-stressed concrete and structural steel shall conform to the provisions of part VI Structural Design Section-1 Loads, Section-2 Foundation, Section-3 Wood, Section-4 Masonry, Section-5 Concrete, Section-6 Steel, National Building Code of India, taking into consideration the Indian Standards and Guidelines for hazard safety as given below:

#### a) FOR EARTHQUAKE PROTECTION

##### 1. IS:1893-1984 "Criteria for Earthquake Resistant Design of Structures (Fourth Revision)"

In case the ground floor is on stilts/pillars and other soft stories in buildings/floors not specifically provided for taking shear generated by earthquake forces shall be so designed to have sufficient lateral stiffness to provide structural stability as per IS:1893.

##### 2. IS:13920-1993 "Ductile Detailing of Reinforced Concrete Structures subjected to Seismic Forces - Code of Practice"

##### 3. IS:4326-1993 "Earthquake Resistant Design and Construction of Buildings - Code of Practice (Second Revision)"

##### 4. IS:13828-1993 "Improving Earthquake Resistance of Low Strength Masonry Buildings - Guidelines"

##### 5. IS:13827-1993 "Improving Earthquake Resistance of Earthen Buildings - Guidelines"

##### 6. IS:13935-1993 "Repair and Seismic Strengthening of Buildings - Guidelines"

##### 7. "Improving Earthquake Resistance of Buildings - Guideline", by Expert Group, Government of India, Ministry of Urban Affairs & Employment, published by Building Materials and Technology Promotion Council, 1998.

#### b) FOR CYCLONE/WIND STORM PROTECTION

##### 8. IS 875 (3)-1987 "Code of Practice for Design Loads (other than Earthquake) for Buildings and Structures, Part 3, Wind Loads"

##### 9. "Improving Wind/Cyclone Resistance of Buildings - Guideline", by Expert Group, Government of India, Ministry of Urban Affairs & Employment, published by Building Materials and Technology Promotion Council, 1998.

*Note: Wherever an Indian Standard including those referred in the National Building Code or the National Building Code is referred, the latest version of the same shall be followed.*

- (2) In pursuance of the above, a certificate as indicated in Form-2(C) shall be submitted along with building plans/drawings and other building information schedule annexed thereto.



**(3) Quality Control Requirements**

(i) The quality of all materials and workmanship shall conform to accepted standards and Indian Standard Specifications and Codes as included in Part V Building Materials and Part VII Constructional Practices and Safety, National Building Code of India.

(ii) All borrow pits dug in the course of construction and repair of buildings, embankments etc. shall be deep and connected with each other in the formation of a drain directed towards the lowest level and properly stepped for discharge into a river, stream, channel or drain, and no person shall create any isolated borrow pit which is likely to cause accumulation of water that may breed mosquitoes.

(iii) Alternative materials, method of design and construction and tests:-

The provisions of the Regulations are not intended to prevent the use of any material or method of design or construction not specifically prescribed in them provided any such alternative has been approved. Nothing of the provisions of these Regulations is intended to prevent the adoption or architectural planning and layout conceived as an integrated development scheme. The Competent authority may approve any such alternative if it conforms to the provisions of the relevant parts of the National Building Code, regarding material, design and construction, and the material, method, or work offered is, for the purpose intended, at least equivalent to that prescribed in these Regulations in quality, strength, compatibility, effectiveness, fire and water resistance, durability and safety.

(iv) All buildings shall be constructed on a Quality Control Requirements

**(4) TESTS:**

Whenever there is insufficient evidence of compliance with the provisions of the Regulations or evidence that any material or method of design or construction does not conform to the requirements of the Regulations in order to substantiate claims for alternative materials, design or methods of construction, the Competent Authority may require tests, sufficiently in advance, as proof of compliance. These tests shall be made by an approved agency at the expense of the owner as follows:-

(i) **TEST METHODS:-** Test methods shall be as specified by the Regulations for the materials or design or construction in question. If there are no appropriate test methods specified in the Regulations, the Competent Authority shall determine the test procedure. For methods or tests for building materials, reference shall be made to the relevant Indian Standards as given in the National Building Code of India published by the Bureau of Indian Standards.

(ii) **TEST RESULT TO BE PRESERVED:-** Copies of the result of all such tests shall be retained by the Competent Authority for not less than two years after the acceptance of the alternative material.

The testing of the materials as per Indian Standards shall be carried out by laboratories approved by the competent authority in this behalf.

The laboratory/agency shall work out in consultation with the construction agency a testing programme of materials such as cement, steel and quality of concrete including its mixing, laying and strength at site as well as in the laboratory.

This should cover various stages of construction from foundation to completion as per Regulation. The laboratory shall maintain a duly authenticated report in a bound register, copy of which will be submitted to the construction agency, which will in turn forward the testing report to the competent authority.

#### (5) STRUCTURAL STABILITY AND FIRE SAFETY OF EXISTING BUILDINGS

- i. The Competent Authority shall have the assessment of structural and/or fire safety of an existing building/structure damaged/undamaged carried out at stipulated periodical intervals through expert(s) chosen from a panel of experts identified by the Competent Authority
- ii. The owner/developer/occupant on advise of such expert(s) shall carry out such repair/restoration and strengthening/retrofitting of the building found necessary so as to comply with the safety standards laid down in the National Building Code and the Indian Standards as specified.

In case, the owner/developer/occupant does not carryout such action, the competent authority or any agency authorised by the competent authority may carryout such action at the cost of owner/developer/occupant.

- iii. The Competent Authority shall specify the period within which such compliance is to be carried out.
- iv. The Competent Authority may also direct the owner/ developer/ occupants, whether the building could be occupied or not during the period of compliance.
- v. In case of existing/building under construction based on approved building permission, structural safety requirements shall have to be observed. However, due to such structural work of strengthening/retrofitting if certain setbacks and margin get reduced, special permission shall be granted on case to case basis.

14

#### FIRE PROTECTION REQUIREMENTS

- (1) **GENERAL** :- The planning design and construction of any building shall be such as to ensure safety from fire. For this purpose, unless otherwise specified in these Regulations, the provisions of Part IV: Fire Protection Chapter, National Building Code, shall apply. For multi-storied, high-rise and special building, additional provisions relating to fire protection shall also apply. The approach to the building and open spaces on all sides up to 6 m. width and their layout shall conform to the requirements of the Chief Fire Officer. They shall be capable to taking the weight of a fire engine weighing up to 18 tones. These open spaces shall be free of any obstruction and shall be moterable.
- (2) **EXITS** :- Every building meant for human occupancy shall be provided with exits sufficient to permit safe escape of its occupants in case of fire or other emergency for which the exits shall conform to the following.
  - (i) **TYPES** :- Exits should be horizontal or vertical. A horizontal exit may be a door-way a corridor, a passage-way to an internal or external stairway or to an adjoining building, a ramp, a verandah or a terrace which has access to the street or to the roof of a building. A vertical exit may be a staircase or a ramp, but not a lift.
  - (ii) **GENERAL REQUIREMENTS** :- Exits from all the part of the building, except those not accessible for general public use, shall-
    - (a) provide continuous egress to the exterior of the building or to an exterior open space leading to the street;

- (b) be so arranged that, except in a residential building, they can be reached without having to cross another occupied unit;
- (c) be free of obstruction;
- (d) be adequately illuminated;
- (e) be clearly visible with the routes reaching them clearly marked and signs posted to guide any person to the floor concerned;
- (f) be fitted if necessary, with fire fighting equipment suitably located but not as to obstruct the passage, clearly marked and with its location clearly indicated on both sides of the exit-way;
- (g) be fitted with a fire alarm device, if it is either a multi-storied, high-rise or a special building so as to ensure its prompt evacuation;
- (h) remain unaffected by any alteration of any part of the building so far as their number, width, capacity and protection thereof is concerned;
- (i) be so located that the travel distance on the floor does not exceed the following limits :
  - (i) Residential, educational institutional and hazardous occupancies : 22.5 m.
  - (ii) Assembly, business, mercantile, industrial and storage buildings : 30 m.

**NOTE:-** *The travel distance to an exit from the dead end of a corridor shall not exceed half the distance specified above.*

*When more than one exit is required on a floor, the exits shall be as remote from each other as possible.*

*Provided that for all multi-storied high rise and special buildings, a minimum of two enclosed type staircases shall be provided, at least one of them opening directly to the exterior to an interior, open space or to any open place of safety.*

**15. NOTES FOR USE ZONE TABLE:**  
(The following note to be added in Use Zone table)

**LAND USE ZONING IN HAZARD PRONE AREAS**

In Natural Hazard prone areas namely the earthquake prone zones as per IS:1893, the cyclone prone areas as per IS:875 Part-3 and flood prone areas as per the Flood Atlas prepared by the Central Water Commission and/or the flood departments of the State, the development shall be regulated to ensure special protection from hazards for any type of development irrespective of use zone. Whereas the hazard prone areas identified as per the Vulnerability Atlas of India-1997 (or revisions thereof) prepared by Govt. of India or as may be prepared by State Government from time to time shall be used for such regulations, as given in Appendix-A. Further action for protection from these hazards is to be dealt with taking into consideration the Guidelines given in Appendix-B.

**APPLICATION FORM**

Application for development permission under sections 27, 34 and 49 of G.T.P. & U. D. Act. 1976 /

To  
The  
Chief Executive Authority/Municipal Commissioner,  
Urban Development Authority / Municipal Corporation.

I/We hereby apply for permission for development as described in the accompanying maps and drawings. The names of the persons employed by me for the preparation of plans, structural details and supervision of the work area as under :

- a) The plans are prepared by Registered Architect/Engineer  
Mr. \_\_\_\_\_  
b) The structural report, details and drawings are to be prepared and  
supplied by Mr. \_\_\_\_\_

I have read the Development Control Regulation/Bye-laws framed by the Authority under the provisions of the relevant Act and claim to be fully conversant with it. I shall fulfil my duties and responsibilities in accordance with the provisions of the Development Control Regulation/Bye-laws.

Signature of Owner/Builder/Organiser/Developer or Authorised agent of owner :

Date :

1. Applicant's name
2. Postal Address for correspondence
3. Applicant's interest in land with respect of rights
4. Description of Land, village, Town Planning Scheme, Revenue Survey Numbers, Final Plot No.
5. What is the present use of the land and/ other building if they are to be put to more than one kind of use, Please give details of each use
6. Please describe in short the development work stating the proposed use of land for the building. If land and/or the building are to be put to more than one use, please give details of each use
7. Is this land included in a layout sanctioned by the appropriate authority? If yes, please give date of sanction and reference No. with a copy of the sanctioned layout. If not, is it approved by any other Authority?



Give the name of such Authority with date of sanction and reference no with a copy of the sanctioned layout.

8. For residential use, number of dwelling units and floor
9. Nature and manner of working of industrial/commercial establishment in case the proposed use is for Industry/Commerce

What separate arrangements have been proposed to be made for loading and unloading of goods from the industrial or commercial goods vehicles?

What arrangements have been proposed to be made for disposal of industrial waste effluent?

Signature of Owner/Builder/

Organiser/Developer or

Authorised agent of owner :

Date :

Instructions to applicant regarding maps and documents to be submitted along with the application :

- A. The maps and drawings should be drawn or copies made on a paper of proper and durable quality so that they are clearly and distinctly legible. Every map and/or drawing shall have to be signed by the applicant/owner and his engineer/Architect/ and Organiser/Builder as the case may be. If copies of original maps or drawings are submitted, they shall be true copies.

1. LAYOUT PLAN (Three Copies)

Layout Plan of the whole land shall invariably accompany every application for permission to carry out development by way of building construction.

This map shall be drawn to a scale of not less than 1:500 and show the following details.

- a) Boundaries of the S.No./plots mentioned in the application and its lay out by showing sub-division.
- b) Existing buildings and new buildings proposed to be constructed. Roads, streets, and carriage ways constructed there on (existing construction should be shown distinctly from the proposed one). Proposed new roads and streets, their levels and width.
- c) Proposed use of every building and open space not to be built over within a plot.
- d) If the layout is for residential use, maximum number of dwelling units that can be accommodated with any increase in future.

- e) If the layout is for industrial or commercial use, maximum area which can be built upon without any increase in future.
  - f) Existing facilities regarding water supply, sewerage etc, diameter and gradient of water supply line, drainage lines for the disposal of storm water as well as for sewerage.
  - g) Location of the plot in relation to the near by public road.
  - h) Alignment and width of all the existing roads, including the road from which the plot has access from the major road. Existing access road and proposed new road, if any, should be shown clearly and distinctly.
  - i) Existing trees and natural scenery worth preserving.
  - j) Dimensions and areas of common plot, as required under these regulations, provided in the layout/sub-division of plot.
  - k) Tree plantation required under regulation.
2. An extract of the record of right of property register card or any other document showing the ownership of the land proposed for development.
  3. Certified part plan and zoning certificate from the certificate from the Authority shall be enclosed along with the application.
  4. The applicant shall also submit a certified copy of approved layout of final plot from the concerned authority for the latest approved layout of city survey numbers or revenue survey numbers from D.I.L.R. showing the area and measurement of the plot or land on which he proposes to develop or build.
  5. a) Drawing (3 copies) to a scale not less than 1cm.=:1 metre for the buildings existing as well as proposed with floor area for each floor.  
b) Layout showing parking arrangements with internal & surrounding roads and exit, and entry movement of vehicles etc. as per regulation No. 19 to the suitable scale.
  6. In the case of lands falling within the Urban Land Ceiling (U.L.C.) Act, 1976 Limit, the applicant shall submit along with application :
    - i) The N.O.C. from the competent authority under the U.L.C. Act, 1976
    - ii) An affidavit and indemnity bond in the prescribed form under the U.L.C. Act, 1976.
  7. Structural Designer's certificate duly signed by him.
  8. Certificate of Undertaking: Certificate in the prescribed form no. 2(a), 2(b) and 2(c) by the Registered Architect/Engineer/ Structural Designer/Clerk of Works/Developer/ undertaking the work.
  9. Full information should be furnished as prescribed in Form No. 3 and 4 under these Development Control Regulations, as the case may be along with the plans.
  10. Certificates as prescribed in forms 2(a), 2(b), 2(c) and 2 (d) are required to be submitted prior to the commencement of construction.
  11. If during the construction of the building the Owner/ Organiser/ Builder/ Architect/ Engineer/ Surveyor is changed, he shall intimate the Competent Authority by registered letter that he was no longer responsible for the project, and the construction shall have to be suspended until the new owner/ Organiser/ Builder/ Architect/ Engineer/Surveyor etc. undertakes the full responsibility for the project as prescribed in form 2(a), 2(b), 2(c) and 2 (d).
  12. The new Owner/Developer/Architect/Engineer shall before taking responsibility as stated above in clause, check the work already executed is in accordance with the permission granted by the Competent Authority. He may go ahead with the remaining work only after obtaining permission of the Competent Authority.

**FORM NO. D****DEVELOPMENT PERMISSION**

Permission is hereby granted/refused under Section 29(1) (i)/29(1)(ii)/29(1)(iii), 34, 49(1)(b) of the Gujarat Town Planning and Urban Development Act, 1976 to

for (name of the person)

(Description of work)

on the following conditions/grounds

Conditions:

(in case of grant, subject to the submission of detailed working drawings, and structural drawings(s) along with soil investigation report before the commencement of the work.)

Grounds : (in case of refusal)

a) Documents/N.O.C. etc.

Following documents/plans/N.O.C./undertakings as mentioned in form no. 1 are not submitted.

b) Site Clearance

i) Site is not cleared as per the provisions of Development Plan with respect to

- road line

- reservations

- zone

- other (specify)

ii) Site is not cleared as per the provision of T.P. Scheme ..... with respect to

- Road

- reservation

- final plot

- other (specify)

iii) Proposed use is not permissible according to the width of road as per the provision No. 11.2.

c) Scrutiny of Layout :

Following provisions are not as per the Development Control Regulations :

- Set back

- margin

- common plot

- internal roads

- parking space

- ground coverage

- any other (specify)

d) Scrutiny of Building Requirements :

Following provisions are not as per the Development Control Regulations.

- F.S.I.

- Height

- Ventilation

- Open air space

- Provisions for Fire protection

- Any other (specify)

Chief Executive Authority/ authorised office/ Commissioner/  
Urban/Area Development Authority/Municipal Corporation.



## Appendix-A

**LAND USE ZONING IN HAZARD PRONE AREAS – GUIDELINES (Regulation No. 32.1)****1 OBJECTIVES**

- 1.1 The basic objective of land use zoning is to regulate land use in hazard prone areas to minimise the damage caused to the habitat, as a result of natural hazards viz. earthquakes, cyclonic storms and floods which recur from time to time. Land Use Zoning, therefore, aims at determining the locations and the extent of areas likely to be adversely affected by the hazards of different intensities and frequencies, and to develop such areas in a fashion that the loss to the development is reduced to the minimum.
- 1.2 Land Use Zoning envisages certain restrictions on the indiscriminate development of the "unprotected" hazard prone areas and to specify conditions for safer development by protecting the area from severe losses. In the former case, boundaries of different zones are to be established to prevent unrestricted growth there.

**2. SCOPE****2.1 Areas covered under Development Plan**

The guidelines for Land Use Zoning in Hazard Prone Areas are to be taken into consideration while formulating the Development Plan and Area Plan under the Town Planning and Urban Development Act.

**2.2 Areas not covered under Development Plan**

In such areas, these guidelines may be issued to the various local bodies, Municipalities, Individual Areas and Panchayats, enabling them to act while siting various development projects and deciding on construction of buildings, etc.

**3. IDENTIFICATION OF HAZARD PRONE AREAS****3.1 Earthquake Prone Areas**

- a. Intensities of VII or more on Modified Mercalli or MSK intensity scale are considered moderate to high. Areas under seismic zone III, IV and V as specified in IS 1893 are based on intensities VII, VIII, IX or more. Therefore, all areas in these three zones will be considered prone to earthquake hazards.
- b. In these zones the areas which have soil conditions including the level of water table favourable to liquefaction or settlements under earthquake vibrations will have greater risk to buildings and structures which will be of special consideration under Land Use Zoning.
- c. Under these zones, those hilly areas which are identified to have poor stability conditions and where landslides could be triggered by earthquake or where due to prior saturated conditions, mud flow could be initiated by earthquakes and where avalanches could be triggered by earthquake will be specially risk prone.
- d. Whereas, earthquake hazard prone areas defined in 'a' above are identified on the

map given in IS 1893 to small scale and more easily identified in the larger scale statewide maps given in the Vulnerability Atlas of India, the special risky areas as defined in 'b' and 'c' above, have to be determined specifically for the planning area under consideration through special studies to be carried out by geologists and geo-technical engineers.

### 3.2 Cyclone Prone Areas

- a. Areas prone to cyclonic storms are along the sea coast of India where the cyclonic wind velocities of 47 meter per second or more are specified in the Wind Velocity Map given in IS 875 (part 3) to a small scale and easily identified in the Vulnerability Atlas of India where the Maps are drawn statewide to a larger scale.
- b. In these cyclone prone areas, those areas which are likely to be subjected to heavy rain induced floods or to flooding by sea-water under the conditions of storm surge, are specially risky due to damage by flood flow and inundation under water.
- c. Whereas, areas under 'a' are easily identified, those with special risk as under 'b' have to be identified by special contour survey of the planning area under consideration and study of the past flooding and storm surge history of the area. These studies may have to be carried out through the Survey of India or locally appointed survey teams, and by reference to the Central Water Commission, Government of India and the concerned department of Gujarat State.

### 3.3 Flood Prone Areas

- a. The flood prone areas in river plains (unprotected and protected by bunds) are indicated in the Flood Atlas of India prepared by the Central Water Commission and reproduced on larger scale in the statewide maps in the Vulnerability Atlas of India.
- b. Besides the above areas, other areas can be flooded under conditions of heavy intensity rains, inundation in depressions, backflow in drains, inadequate drainage, failure of protection works, etc.
- c. Whereas, the flood prone areas under 'a' are identified on the available maps as indicated, the areas under 'b' have to be identified through local contour survey and study of the flood history of the planning area. Such studies may be carried out through Survey of India or local survey teams, and by reference to the Central Water Commission and the concerned department of Gujarat State.

#### 3.3.1 Land Use Zoning for Flood Safety

Some important considerations for regulating the land use in the planning areas are given below:

- i. Every settlement needs some open areas such as parks, play-grounds, gardens etc. In one way it will be possible to develop such areas by restricting any building activity in vulnerable areas. Such a development will be in the interest of providing proper environment for the growth of such settlement.

- ii. On the same analogy, certain areas on either side of the existing and proposed drains (including rural drains) should be declared as green belts where no building or other activity should be allowed. This will not only facilitate improvements of these drains in future for taking discharges on account of growing urbanisation, but will also help in minimising the damage due to drainage congestion wherever rainfall of higher frequency than designed is experienced. These green belts at suitable locations can also be developed as parks and gardens.
- iii. In the existing developed areas, possibilities of protecting/ relocation/ exchanging the sites of vital installation like electricity sub-station/power houses, telephone exchange, etc. should be seriously examined, so that these are always safe from possible flood damage. Similarly, the pump station the tubewells meant for drinking water supply should be raised above the high flood levels.
- iv. Similarly, possibility of removing or bypassing buildings/structures obstructing existing natural drainage lines should be seriously considered. In any case, with immediate effect unplanned growth can be restricted so that no construction obstructing natural drainage or resulting in increased flood hazard is allowed.

#### 4. APPROACH FOR LAND USE ZONING

Following two alternatives can be adopted for dealing with the disaster risk problems.

- a. *Leaving the area unprotected.* In this case it will be necessary to specify Land Use Zoning for various development purposes as recommended under Para 6.
- b. Using protection methods for the areas as a whole or in the construction of buildings, structures and infrastructure facilities to cater for the hazard intensities likely in the planning area as recommended under Appendix-B.

It will be appropriate to prioritise buildings, structures and infrastructures in terms of their importance from the point of view of impact of damage on the socio-economic structure of the society. Prioritisation scheme is suggested under Para 5.

#### 5. PRIORITISATION

In regard to Land Use Zoning, different types of buildings and utility services may be grouped under three priorities as indicated below.

Priority 1. Defence installation, industries, public utilities like hospitals, electricity installations, water supply, telephone exchange, aerodromes, railway stations, commercial centres, libraries, other buildings or installations with contents of high economic value.

Priority 2. Public institutions, Government offices, universities and residential areas.

Priority 3. Parks, play grounds, wood lands, gardens

#### 6. REGULATION FOR LAND USE ZONING

- i. Installations and Buildings of Priority 1 should be located in such a fashion that the area is above the levels corresponding to a 100 year flood or the maximum observed flood levels whichever higher. Similarly they should also be above the levels corresponding to a 50 year rainfall flooding and the likely submersion due to drainage congestion.
- ii. Buildings of Priority 2 should be located outside the 25 year flood or a 10 year rainfall contour, provided that the buildings if constructed between the 10 and 25 year contours should have either high plinth level above 25 year flood mark or constructed on columns or stilts, with ground area left for the unimportant uses.
- iii. Activities of Priority 3 viz. play grounds, gardens and parks etc. can be located in areas vulnerable to frequent floods.

**Appendix - B****PROTECTION OF BUILDINGS STRUCTURES AND INFRASTRUCTURES IN HAZARD PRONE AREAS**  
(Building Regulation No. 32.1)**A. PROTECTION OF AREAS FROM EARTHQUAKES**

- i. In those areas where there are no dangers of soil liquefaction or settlements or landslides, all building structures and infrastructures should be designed using the relevant Indian Standards as provided in the Building Regulations and the National Building Code
- ii. Soils subjected to liquefaction potential under earthquake shaking, can be improved by compaction to desired relative densities, so as to prevent the possibility of liquefaction.
- iii. Buildings and structures could be founded on deep bearing piles going to non-liquefiable dense layers.
- iv. Steep slopes can be made more stable by terracing and construction of retaining walls and breast walls, and by ensuring good drainage of water so that the saturation of the hill-slope is avoided.
- iii. Any other appropriate engineering intervention to save the building structures or infrastructure from the fury of the earthquake.

Note : The protective action given under (ii) to (v) will usually involve large amount of costs and should only be considered in the case of large and costly structures. For ordinary buildings the cost of improvement of the site will usually be uneconomical, hence bad sites should be excluded by Land Use Zoning.

**B. PROTECTION FROM CYCLONIC WIND DAMAGE**

- i. Buildings, structures and infrastructures in the cyclone prone areas should be designed according to the Indian Standards and Guidelines as provided in the Regulations and the National Building Code.
- ii. Light utility structures used for electrical transmission and distribution, and towers for communications, chimney stacks of industrial structures require special design considerations against the cyclonic wind pressures, suctions and uplifts.
- iii. In case the buildings, structures and infrastructures are founded on marine clay deposits it will be advisable to adopt either under-reamed piled foundations, or individual column footing with a reinforced concrete beam located at the level of the ground, or a continuous reinforced concrete strip footing.
- iv. Wherever, the top soil could become slushy due to flooding, the top layer of 30 cm depth of soil should not be considered for providing lateral stability
- v. In storm surge prone areas, it will be preferable to construct the community structures, like schools, cyclone shelters, etc. by raising the level of the ground protected by provision of retaining walls at sufficient distance away from the building, taken to such depth that no erosion takes place due to receding storm surge. Alternatively, construct the community structures on stilts with no masonry or bracing upto the probable maximum surge level.

## C. - PROTECTION OF AREAS FROM FLOODS

This may require one or more of the following actions.

- i. Construction of embankments against the water spills from the source of flooding like rivers, large drain etc.
- ii. Construction of high enough embankments/bund around the planning area.
- iii. Raising the planning area above the high flood level.
- iv. Construction/improvement of drainage paths to effectively drain the water from the planning area.
- v. Construction of buildings and structures on deep foundations going below the depth of scour or on stilts with deep enough foundations under water.
- vi. Flood proofing works such as the following:
  - Providing Quick Drainage facility, consisting of
    - Revitalisation of secondary and primary drainage channels after establishing the drainage blockage points;
    - Provision of additional waterways;
    - Clearing of clogged cross drainage works;
  - Providing Human and Animal Shelters for population living within embankments in the form of raised platform or use of available high ground.
- vii. Anti-erosion actions in affected areas
- viii. Any other suitable measure.

- Note:
1. Similar protection methods could be used against flooding caused in cyclone prone areas by high intensity rains or by the storm surge.
  2. The concept of land zoning should be kept in mind for areas where protection works are taken up to decide inter-se priority for location of structures considering possibility of failure of protection works during extreme disaster events.



FORM NO. 2 (A)  
CERTIFICATE OF UNDERTAKING OF REGISTERED ARCHITECT/ENGINEER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at village  
\_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)For \_\_\_\_\_  
(Name of Owner/Organiser/Developer/Builder)Address: \_\_\_\_\_  
Tel.No. : \_\_\_\_\_

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_

Tel.No. : \_\_\_\_\_



## FORM NO.2 (B)

## CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at village  
\_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Signature: \_\_\_\_\_  
Reg.No. \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No.: \_\_\_\_\_

(to be struck off if not applicable)

FORM NO. 2(C)(SEE REGULATION NO. 3.3 (VII))  
CERTIFICATE OF UNDERTAKING OF  
REGISTERED CLERKS OF WORKS/SITE SUPERVISER/DEVELOPER/OWNER

To.....

.....

.....

Ref: Proposed work of.....

(Title of the work )

C.S.NO. /R.S.NO. /F.P.NO.....in word.....

at village..... Taluka.....

in T.P.S NO..... at.....

Owner :

Address :

Tele. No.....

I possess a current Registration to act as Registered .....

I hereby certify that I am appointed as a registered .....on the above mentioned project and that all the works under my charge shall be executed in accordance with the stipulations of the National Building Code and relevant standards of the I.S.I.

I am fully conversant with the provisions of the Regulations which are in force and about the Duties and Responsibilities under the same and I undertake to fulfil them in all respect.

\* I undertake not to supervise more than ten works at a given time as provided in Development Control Regulations.

\* I undertake not to supervise work simultaneously at one point of time on any other sites during my supervision of the execution of this work.

Signature:

Registration No.....Date.....

Name.....

Address.....

Tele.No.....

To be struck off if not applicable

\*

FORM No 2(d)  
(Regulation No 3.3 (VII))  
CERTIFICATE UNDERTAKING  
FOR HAZARD SAFETY (REGULATION No. 18.4) REQUIREMENT

To, \_\_\_\_\_

REF: Proposed work of \_\_\_\_\_  
(Title of project)

C.S. No./RS.NO. (F.P. No. \_\_\_\_\_)

In ward No. \_\_\_\_\_ at Village \_\_\_\_\_ Taluka \_\_\_\_\_  
T.P.S. No. \_\_\_\_\_ of \_\_\_\_\_  
Village/Town/City

1. Certified that the building plans submitted for approval satisfy the safety requirements as stipulated under Building Regulation No. 18.4 and the information given therein is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety from hazards based on soil conditions shall be duly incorporated in the design of the building and these provisions shall be adhered to during the construction

Signature of Owner with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Signature of the Engineer/  
Structural Engineer with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Signature of the  
Developer with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Signature of the  
Architect with date \_\_\_\_\_  
Name in Block Letters \_\_\_\_\_  
Address \_\_\_\_\_

Note: The certificate of Undertaking shall be signed by person concerned as per the provisions of these regulations

FORM NO.6 (A)

PROGRESS CERTIFICATE

Plinth Stage/In case of basement casting of basement slab

Reference.No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Urban/Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the Plinth Level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

## FORM NO.6 (B)

## PROGRESS CERTIFICATE - FIRST STOREY

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Urban/Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

FORM NO.6(C)

PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

The Chief Executive Authority  
Urban/Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

154-30

GUJARAT GOVERNMENT GAZETTE, EX., 29-5-2002 [PART IV-B

FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_



FORM NO. 7  
[See Regulation No. 6.2(c)]

COMPLETION REPORT

Reference No.

Owner's Name:

Submitted on:

The

Chief Executive Authority / Municipal Commissioner,  
Urban Development Authority / Municipal Corporation

Location:

Received on:

Sir,

The work of erection/re-erection of building as per approved plan is completed under the Supervision of Architect/Developer/Engineer who have given the completion certificate which is enclosed herewith.

We declare that the work is executed as per the provisions of the Act and Development Control Regulations/Byelaws and to our satisfaction. We declare that the construction is to be used for \_\_\_\_\_ the purpose as per approved plan and it shall not be changed without obtaining written permission.

We hereby declare that the plan as per the building erected has been submitted and approved.

We have transferred the area of parking space provided as per approved plan to an individual/association before for occupancy certificate.

Any subsequent change from the completion drawings will be our responsibility.

Yours faithfully,

(Developer's Signature)

(Owner's Signature)

Name of Developer

Name of Owner

Date:

Address:

Encl: Completion Certificate

## FORM NO.8

BUILDING COMPLETION CERTIFICATE

Reference No.

Owner's Name:

Location:

Submitted on:

Received on:

The Chief Executive Authority

Urban/Area Development Authority

Sir,

1. The building/s has/have been constructed according to the sanctioned plan.
2. The building/s has/have been constructed as per approved plan and structural design (one set of structural drawings as executed and certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standard Specifications/ Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the

Supervising Engineer/Owner

Signature of the

Structural Designer

Date:

Date:

Name in block letters: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_\_\_\_\_\_  
\_\_\_\_\_

## FORM NO.9

FORM OF OCCUPANCY CERTIFICATE

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_ Taluka \_\_\_\_\_  
Plot No. \_\_\_\_\_ T.P.Scheme No. \_\_\_\_\_ Street \_\_\_\_\_  
Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in the  
development area, completed and constructed as per plan prepared by  
\_\_\_\_\_ under the supervision of \_\_\_\_\_  
(Architect/Engineer) (Supervising Engineer/Owner).

Architect has been inspected on \_\_\_\_\_ and I declare that the development has been  
carried out in accordance with the Development Permission No. \_\_\_\_\_ dated  
\_\_\_\_\_ and that the development is fit for the use for which it has been permitted.

Chief Executive Authority  
Urban/Area Development Authority

Date:

**FORM NO. 10.**  
(See Regulation No. 9.1)

Registration for Architect/Engineer /Structural Designer/Clerk of Work/Site Supervisor/, Developer/ owner.

**APPLICATION FORM**

Name

Address (Local)

Permanent Address

Telephone No.

Qualifications

Experience

Are you serving anywhere ?

(Give detailed address of employer and his No

Objection Certificate)

Registration/Registration renewal fee/remitted  
in person/by M. O. etc.

(No such fees shall be payable by Architect  
registered with council of Architects, India

Last year's Registration No.

Further particulars, if any

I hereby undertake to abide by all Rules, Regulations, Standing Orders, Requisitions and instructions given by the Authority and shall carry out duties and responsibilities as prescribed in Development Control Regulations. I also understand that if, I fail to perform my duties as above, the Authority will be entitled to withdraw my Registration and forfeit my Registration fee, if any.

Kindly grant me a new/renewed Registration for the year \_\_\_\_\_. Registration Book may be sent to me when ready. I send herewith two passport size copies of my photographs signed by me.

Signature of applicant.

**FORM NO. 11.**

(See Regulation No. 26)

**STRUCTURAL INSPECTION REPORT**

(This form has to be completed by registered Structural Designer after his site inspection and verification regarding compliance of all recommendation by the owner, which in the opinion of the registered structural designer are necessary for safety of the structure)

I. Description by title and location of the property including T.P.No., F.P.No.  
etc. :

II. Name of the present owner :

III. Description of the structure :

Class I or Class II (Briefly describe the property in general and the structure in particular)

(a) Function		(b) Framed construction						
	Residence(with or without shops)	Apartments (with or Without shops)	Office Bldg.	Shopping centre	School. College	Hostel	Audit-oria	Factory
	1	2	3	4	5	6	7	8
A. Load bearing masonry wall construction								
B. Framed structure								
construction and structural materials	Critical load bearing element	Brick	RCC	Stone	Timber	Steel		
	Roof Floor	RCC	Timber	RBC	Steel	Jack-arch		

IV. Year of construction  
Year of subsequent additions or rectification's (Please describe briefly the nature of additions or rectification's).

V. Date of last inspection report filed : Last filed by whom (This does not apply to the first report).

VI. Soil on which building is founded :  
i) Any change subsequent to construction :  
ii) Nearby open excavation :  
iii) Nearby collection of water :  
iv) proximity of drain :  
v) underground water-tank :  
vi) R.W. Pipes out-lets :  
vii) Settlements :

VII. The Super-structure (R.C.C. Frame structure)  
1) Crack in beam or column nature and :

extent of crack probable causes.

ii) Cover spell

iii) Exposure of reinforcement

iv) subsequent damage by user for taking pipes, conduits, hanging, fans or any other fixtures, etc.

vi) Crack in slab

vii) Spalling of concrete or plaster of slab

viii) Corrosion of reinforcement

ix) Loads in excess of design loads

VIII The Super-Structure  
(Steel Structure)

i) Paintings

ii) Corrosion

iii) Joint, nuts, bolts, rivets, welds, gusset plates

iv) Bending or buckling of members

v) Base plate connections with columns or pedestals

vi) Loading

IX. The Super-Structure (Load bearing masonry structure) Cracks in masonry walls)

(Please describe some of the major cracks, their nature, extent and location, with a sketch, if necessary.

X. Recommendations if any

This is to certify that the above is a correct representation of facts as given to me by the owner and as determined by me after Site Inspection to the best of my ability and judgment.

The recommendations made by me to ensure adequate safety of the structure are compiled with by the owner to my entire satisfaction.

(Signature of the Registered structural Designer and date)

Name of the registered structural designer :

Registration No.

Address :

**SPECIAL BUILDING INFORMATION SCHEDULE**  
(In case of small houses of one or two storeyed load bearing masonry construction)  
TO BE ANNEXED WITH FORM 2(D)

1 Building address	Sub-Plot No.	RSNo/F PNo/ Colony	TPScheme Name/No.	Town:	Taluka:	District	Reference	
2 Building category	2.1 Type of Construction		Brick masonry or other rectangular units					
3 Location	3.1 Seismic zone		V	IV		III	Table : 1	
	3.2 Design intensity (MM/MSK)		IX	VIII		VII	Table : 1	
	3.3 Cyclone zone		20%	40%	50%	60%	75%	80%
4 Foundation	4.1 Soil type at site (Note 2)		Rocky/Stiff	Medium	Soct/Black Cotton Soil		Liquefiable Ref.(1)	
	4.2 Depth of water table below GL		In Meter: _____					
	4.3 Type of footing/ Foundation used		Strip with or without sand bed					
5 Super-structure	5.1 Storeys etc.		Basements: 0/1	Individual column footing	Under-ream piles	* Any other (specify)		
	5.2. Mortar		C:S = 1:4	C:L:S = 1:1:6	* Any other (Specify)	1 <sup>st</sup> Floor	2 <sup>nd</sup> Floor	
	5.3 Floors		RC slabs	Stone slabs on joists	Prefab flooring elements on beams	* Any other (specify)		
	5.4 Roof		Flat like floors/ Sloping	Trussed/raftered/'A' frame/Sloping RC slab	* Any other (specify)			
	5.5 Roof covering		CGI sheeting	AC sheets	Morbi tiles			
6 Safety of sloping roof	6.1 Bracing provided	In plan Yes/No/NA	In plane of rafters Yes/No/NA	In plane of vertical columns Yes/No/NA		Cyclone guidelines		



where used	6.2 Roof anchorage	To walls=by Bolt : length=_____ cm	6.3 Connections	Connecting to Purlins J-bolt/wire	Purlins to rafters Bolt/Wire	Truss elements Welding/Bolts/Nails/ Straps	Cyclone guidelines
7 Load bearing wall building	7.1 Opening in walls	Control used on sizes Yes/No/NA	Control used on location Yes/No/NA	Strengthening around Yes/No/NA	Yes/No/NA	Yes/No/NA	GSDMA guidelines
	7.2 Bands provided	Plinth band Yes/No/NA	Lintel band Yes/No/NA	Eave band Yes/No/NA	Roof band Yes/No/NA	Gable band Yes/No/NA	Construction Guidelines 11.3, 16.1
	7.3 Vertical bars	At corners of rooms Yes/No/NA	At Jambes of openings Yes/No/NA	Peripheral band Yes/No/NA	Diagonal planks and-around band Yes/No/NA	Yes/No/NA	Construction Guidelines Clause: 11.5, 18
	7.4 Stiffening of floors/ roof with separate units	RC screed & band Yes/No/NA	Yes/No/NA	Yes/No/NA	Yes/No/NA	Yes/No/NA	Construction Guidelines Clause: 11.4, 17

Note: You have to encircle appropriate data/fact

or

Give relevant fact/data where option is not given

or

Specify particular fact/data where options are not applicable in your case.

Ref: 1. Guidelines for reconstruction and new construction of houses in Kachchh earthquake affected areas of Gujarat - Gujarat State Disaster Management Authority,

Govt. of Gujarat - June, 2001.

2. Guidelines for cyclone resistant construction of buildings in Gujarat - Gujarat State Disaster Management Authority, Govt. of Gujarat - December, 2001.

By order and in the name of the Governor of Gujarat.

V.D. VAGHELA

Officer on Special Duty & Ex- Officio Deputy Secretary to

Government

Urban Development and Urban Housing Department.



# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol XLIII]

WEDNESDAY, MAY 29, 2002/JYAISTHA 8, 1924

Separate paging is given to this part in order that it may be filed as a separate compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/65 of 2002/TPS/152001/755/L.—In exercise of the powers conferred by Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) and especially powers conferred under Section 21 of the Bombay General Clauses Act, the Government of Gujarat hereby rescinds Government Notification, Urban Development and Urban Housing Department No. GH/V/134 of 2001/TPS/152001/755/L, dated 6th September, 2001 published in the Part IV-B of the Gujarat Government Extra Ordinary Gazette dated 6th September-2001 on page no 237-1 to 237-2 regarding Draft Town Planning Scheme, Ranip No. 1 (First Varied) of Ahmedabad Urban Development Authority.

By order and in the name of the Governor of Gujarat.

V. D. VAGHELA,  
Deputy Secretary to the Government of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, MAY 29, 2002/JYAISTHA 8, 1924

Separate pricing is giving to this part in order that it may be field as a separate compilation

## PART IV—B

Rules and Orders (other than those published in Parts I, I—A and I—L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th May, 2002.

#### THE BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1958.

No. GHG/2002/89/TPA/1201/1529/KH.—In exercise of the powers conferred by sub-section (1) of Section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII. of 1958), the Government of Gujarat hereby approves the route specified in the Schedule appended hereto plying buses of stage carriages in Ahmedabad city by the Ahmedabad Municipal Transport Service, Ahmedabad for the purpose of the said sub-section (1) of Section 3.

#### SCHEDULE

(1) Lal Darwaja Vadsar Air-force Station (Vadsar Village),

Via — Delhi Darwaja, Income tax, Usmanpura, Vadaj, Nava Vadaj, Chandlodia, Gota, Ognaj,  
(Lions Karnavati S.V. Patel Eye Hospital).

By order and in the name of Governor of Gujarat,

H. D. MATEDA,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, MAY 30, 2002 / JYAISTHA 9, 1924

Separate paging in given to this part in order that it may be field as a separate Compilation.

#### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૬મી મે, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૩૩-૨૦૦૨/એપીએમ-૧૦૨૦૦૧-૧૬૫૭-(પ૯)ગ. —ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ક્રમાંક-૨૦) (જેના આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે) ની કલમ ૫૨ તથા કલમ-૫થી મળેલ સત્તાની રૂએ, ગુજરાત સરકારના કૃષિ અને સહકાર વિભાગના જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૦૧-૨૦૦૧ એપીએમ-૧૦૨૦૦૧-૧૬૫૭-(પ૯)ગ તા. ૨૮-૧૨-૨૦૦૧ (જેના આમાં હવે પછી “સદરહુ જાહેરનામા” તરીકે ઉલ્લેખ કર્યો છે) થી અમદાવાદ જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વિરમગામ, જિ. અમદાવાદના બજાર વિસ્તારનું ત્રણ જુદા જુદા વિસ્તારો એટલે કે, અમદાવાદ જિલ્લાના (૧) વિરમગામ તાલુકાના બનેલા બજાર વિસ્તાર (૨) માંડલ તાલુકાના બનેલા બજાર વિસ્તાર અને (૩) રામપુરા તાલુકાના બનેલા બજાર વિસ્તારોમાં વિભાજન કરવાનો ઈરાદો જાહેર કર્યો હતો. તેમાં,

૧. તંતુરો - કપાસ (લાઢેલા અને લોઢ્યા વગરનો)
૨. અનાજ - ઘઉં, ડાંગર (છડેલી અને છડ્યા વગરની) બાજરી, જુવાર,
૩. કઠોળ - તુવેર, ચણા, મગ, મઠ.
૪. તેલીબીયાં - મગફળી (ફોલેલી અને ફોલ્યા વગરની) એરંડા, કપાસીયા.

૫. ઢોરનો ચારો - ગુવાર અને ઘાસના ખરીદ-વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ના હેતુઓ માટે પોતાનો ઈરાદો જાહેર કર્યો હતો. અને સદરહુ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ૩૦ દિવસમાં તેનાથી અસર થવાનો સંભવ હોય તે તમામ વ્યક્તિઓ/સંસ્થાઓ તરફથી વાંધા રજૂ કરવાનો સુચનો મંગાવેલ હતા. અને તે અન્વયે ગુજરાત સરકારને મળેલ વાંધાઓ/સૂચનો વિચારણામાં લેવામાં આવેલ છે અને વાંધા સૂચનોની કળજીપૂર્વક વિચારણાના અંતે સૂચિત વિભાજન કરવું જરૂરી અને યોગ્ય જણાય છે. તેથી, હવે, સદરહુ અધિનિયમની કલમ-૫૨ અને કલમ-૫થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર અમદાવાદ જિલ્લાની ખેતીવાડી ઉત્પન્ન બજાર સમિતિનું વિરમગામ તાલુકા, માંડલ તાલુકા અને રામપુરા તાલુકાના બજાર વિસ્તારનું એમ ત્રણ જુદા જુદા વિસ્તારોમાં એટલે કે, અમદાવાદ જિલ્લાના (૧) વિરમગામ તાલુકાના બનેલા બજાર વિસ્તાર (૨) માંડલ તાલુકાના બનેલા બજાર વિસ્તાર અને (૩) રામપુરા તાલુકાના બનેલા બજાર વિસ્તારને સદરહુ અધિનિયમના હેતુ માટે અને ઉપર જણાવેલ ચીજ વસ્તુઓના ખરીદ અને વેચાણનું નિયમન કરવા માટે આથી ગુજરાત સરકારથી નરફથી વિભાજીત કરવામાં આવે છે.

૨. ઉક્ત વિભાજીત બજાર સમિતિઓના સભ્યોની નિયુક્તિ અંગેના હુકમો અલગ રીતે કરવામાં આવી રહેલ છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુયાર,  
સરકારના ઉપ-સચિવ.



સત્યમેવ જયતે

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

THURSDAY, MAY 30, 2002/JYAISTHA 9, 1924

Separate paging is given to this part in order that it may be filed as a separate compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ ૧૬મી મે, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જાહેરકેએચ/૩૪/૨૦૦૨/એપીએમ/૧૦૨૦૦૧/૧૬૫૭/(પલ)ગ. — ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ, ૨૦) નેમો આમા હવે પછી (સદરજુ અધિનિયમ) તરીકે ઉલ્લેખ કર્યો છે તેની ક્લમ-૫ અને ક્લમ-૫ હેઠળ બહાર પાડેલ કૃષિ અને સહકાર વિભાગના તા. ૧૬-૫-૨૦૦૨ના સરકારી જાહેરનામા ક્રમાંક : જાહેરકેએચ/૩૩/૨૦૦૨/એપીએમ-૧૦૨૦૦૧/૧૬૫૭/(પલ)ગ. નેમો આમા હવે પછી (સદરજુ જાહેરનામા તરીકે ઉલ્લેખ કર્યો છે તેની રુઓ થી ગુજરાત સરકાર સદરજુ જાહેરનામા નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નના ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, વિરમગામ, જી. અમદાવાદ તેના બજાર વિસ્તારને ત્રણ જુદા જુદા બજાર વિસ્તારોમાં એટલે કે, —

(૧) વિરમગામ તાલુકાના બનેલા બજાર વિસ્તારમાં (૨) માંડલ તાલુકાના બનેલા બજાર વિસ્તારમાં અને (૩) રામપુરા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરેલ છે. હવે તેથી સદરજુ અધિનિયમની ક્લમ-૫ થી મળેલ સત્તાની દુરો, ગુજરાત સરકાર આથી—

(કે) ખેત ઉત્પન્ન બજાર સમિતિ, વિરમગામ, જી. અમદાવાદનું વિસ્તરણ કરે છે; અને

(ખ) આદેશ કરે છે કે,

(૧) એ રીતે વિસ્તરિત બજાર સમિતિના સભ્યોએ હુકમની તારીખથી તેના હોદ્દા ખાલી કરવા.

(૨) એ રીતે વિસ્તરિત બજાર સમિતિના બજાર વિસ્તારનું નેમો વિભાજન કરવામા આવ્યું છે તેવા ત્રણ જુદા જુદા વિસ્તારો ખેડી હાથ ત્રણ બજાર વિસ્તારમાં એટલે કે, અમદાવાદ જિલ્લાના વિરમગામ તાલુકાના બનેલા બજાર માટે એક, માંડલ તાલુકાના બનેલા બજાર માટે એક અને રામપુરા તાલુકાના બજાર વિસ્તાર માટે એક બજાર સમિતિ રચવી.



(ગ) આ હુકમ નીચે દર્શાવેલ અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ, વિરમગામ અને અનુસૂચિ-૨માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને બજાર સમિતિ માંડલ અને અનુસૂચિ-૩માં નિર્દિષ્ટ કરેલ વ્યક્તિઓને રામપુરા તાલુકાના બનેલા બજાર વિસ્તારના સભ્યો તરીકે નિયુક્ત કરે છે.

(ધ) ઉપર્યુક્ત બજાર સમિતિઓમાં નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષથી ન હોય તેટલી મુદત સુધી હોદ્દો ધરાવશે.

## અનુસૂચિ-૧

ખેતીવારી ઉત્પન્ન બજાર સમિતિ, વિરમગામ, તા. જી. અમદાવાદમાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
૧.	શ્રી પટેલ ભવાનભાઈ શંકરભાઈ	મુ. પો. ડુમાણા, તા. વિરમગામ, જી. અમદાવાદ.
૨.	શ્રી પટેલ અશોકભાઈ ધનજીભાઈ	મુ. પો. મોટી ચોરી, તા. વિરમગામ, જી. અમદાવાદ.
૩.	શ્રી જાદવ કાળાભાઈ નાથાભાઈ	મુ. પો. ઓગણ, તા. વિરમગામ, જી. અમદાવાદ.
૪.	શ્રી પટેલ ઓધવજીભાઈ ફુલજીભાઈ	મુ. પો. ચંદ્રનગર, તા. વિરમગામ, જી. અમદાવાદ.
૫.	શ્રી સીધવ મહાદેવભાઈ નાથાભાઈ	મુ. પો. વણી, તા. વિરમગામ, જી. અમદાવાદ.
૬.	શ્રી પટેલ બચુભાઈ ભગવાનભાઈ	મુ. પો. દેવપુરા, તા. વિરમગામ, જી. અમદાવાદ.
૭.	શ્રી જોગરાણા શાદુલભાઈ ગજજીભાઈ	મુ. પો. વંથળ, તા. વિરમગામ, જી. અમદાવાદ.
૮.	શ્રી પરમાર ખેંગારભાઈ ખોડાભાઈ	મુ. પો. મોટા ગોરવા, તા. વિરમગામ, જી. અમદાવાદ.

## (બ) વેપારી વિભાગ :

૧.	શ્રી મચ્છર મહેન્દ્રભાઈ ગયંતીભાઈ	દિનદયાલ સોસાયટી, તા. વિરમગામ, જી. અમદાવાદ.
૨.	શ્રી મનુભાઈ શીવશંકર	મુ. પો. હીરાપુરા, તા. વિરમગામ, જી. અમદાવાદ.
૩.	શ્રી કાકોર સવજીભાઈ દેવજીભાઈ	મુ. પો. દસલાણા, તા. વિરમગામ, જી. અમદાવાદ.
૪.	શ્રી ડગવી નયેશભાઈ	સાઈદની ખડકી તા. વિરમગામ, જી. અમદાવાદ.

## (ક) મંડળી વિભાગ :

૧.	શ્રી પટેલ પ્રાગજીભાઈ નારણભાઈ	૩, કૃષ્ના એપા. માંડલ રોડ, તા. વિરમગામ, જી. અમદાવાદ.
૨.	શ્રી રાવલ પ્રફુલ્લકુમાર નગજીવનભાઈ	૧, રાજમહેલ એપા. આઈઓસી કોલોની, તા. વિરમગામ, જી. અમદાવાદ.
	સહકારી અધિકારી (બજાર) લગત જણા રજીસ્ટ્રાર, સહકારી મંડળીઓ અમદાવાદ (દુરબ) જી. અમદાવાદ.	
	વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત વિરમગામ, તા. વિરમગામ, જી. અમદાવાદ.	

## અનુસૂચિ-૨

ખેત ઉત્પન્ન બજાર સમિતિ, માંડલ, તા. માંડલ જી. અમદાવાદમાં નિયુક્ત થયેલા સભ્યો

અ. નં.	નામ	સ્થળ
૧.	શ્રી પટેલ મણિલાલ ધરમશીભાઈ	મુ. પો. ગ્રેંટ, તા. માંડલ, જી. અમદાવાદ.
૨.	શ્રી કાકોર નાનજીભાઈ ગાંડાભાઈ	મુ. પો. રખીયાણા, તા. માંડલ, જી. અમદાવાદ.
૩.	શ્રી પટેલ મુકેશભાઈ ભગવાનભાઈ	મુ. પો. તા. માંડલ, જી. અમદાવાદ.
૪.	શ્રી પટેલ રાહ્યાભાઈ મણિલાલ	મુ. પો. ઝાંઝરવા, તા. માંડલ, જી. અમદાવાદ.
૫.	શ્રી કાકોર રામજીભાઈ વાલાજી	મુ. પો. દાલોદ, તા. માંડલ, જી. અમદાવાદ.
૬.	શ્રી સોલંકી શંતુભા પ્રભાતસિંહ	મુ. પો. ઉકરી, તા. માંડલ, જી. અમદાવાદ.

## (ગ) ખેડૂત વિભાગ



૧

૨

૩

૭. શ્રી જદવ ગોવિંદભાઈ નારણભાઈ મુ. પો. નવાગામ, તા. માંડલ, જી. અમદાવાદ.

૮. શ્રી સોલંકી ઈશ્વરભાઈ પુંજભાઈ મુ. પો. ત્રેટ, તા. માંડલ, જી. અમદાવાદ.

(બ) વેપારી વિભાગ

૧. શ્રી સોની બળદેવભાઈ દયાળજીભાઈ મુ. પો. સીતાપુર, તા. માંડલ, જી. અમદાવાદ.

૨. શ્રી પટેલ શંભુભાઈ ત્રિભોવનભાઈ મુ. પો. સોલા તા. માંડલ, જી. અમદાવાદ.

૩. શ્રી રાવલ જ્યોત્સનાબેન વિનોદભાઈ મુ. પો. તા. માંડલ, જી. અમદાવાદ.

૪. શ્રી પટેલ જ્યોતિન્દ્રકુમાર જીઠાલાલ મુ. પો. ત્રેટ, તા. માંડલ, જી. અમદાવાદ.

(ક) મંડળી વિભાગ :

૧. શ્રી પટેલ જગદીશભાઈ ઈશ્વરભાઈ મુ. પો. વિઠ્ઠલવાડ તા. માંડલ, જી. અમદાવાદ.

૨. શ્રી ભરવાડ ગોવિંદભાઈ ગીરનાર મુ. પો. જાલીસણા, તા. માંડલ, જી. અમદાવાદ.

સરકારશ્રીના પ્રતિનિધિ :

૧. સહકારી અધિકારી (બજાર) લગત જીલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ.  
અમદાવાદ (રુરલ) જી. અમદાવાદ.

૨. શ્રી વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત. તા. માંડલ, જી. અમદાવાદ.

## અનુસૂચિ-૩

૩. ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, રામપુરા (દેત્રોળ) તા. રામપુરા જી. અમદાવાદમાં નિયુક્ત સભ્યો.

(અ) ખેડૂત વિભાગ :

૧. શ્રી પટેલ બળદેવભાઈ અંબારામભાઈ મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૨. શ્રી પટેલ લાલજીભાઈ ચુનીભાઈ મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૩. શ્રી પટેલ અંબાલાલભાઈ ગોબરભાઈ મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૪. શ્રી પટેલ મનુભાઈ સોમદાસ મુ. પો. શીહોર, તા. દેત્રોળ, જી. અમદાવાદ.

૫. શ્રી સોલંકી પ્રહલાદસિંહ રામસિંહ મુ. પો. છનીયાર, તા. દેત્રોળ, જી. અમદાવાદ.

૬. શ્રી ઠાકોર બદસંગજી મુ. પો. બોરકા, મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૭. શ્રી પટેલ પોપટલાલ હરગોવિંદદાસ મુ. પો. ગીતાપુર, તા. દેત્રોળ, જી. અમદાવાદ.

૮. શ્રી પટેલ રણછોડભાઈ બી. મુ. પો. સુવાળા મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

(બ) વૈપારી વિભાગ :

૧. શ્રી પંડ્યા અશોકભાઈ બાનુશંકર મુ. પો. કટોસણ, મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૨. શ્રી પટેલ ભરતભાઈ કેવળદાસ મુ. પો. ડાંગરવા, મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૩. શ્રી પટેલ કાનજીભાઈ વિરચંદભાઈ મુ. પો. કટોસણરોડ, મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૪. શ્રી ઝાલા ભગવનસિંહ મુ. પો. ગુંજલ, મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

(ક) મંડળી વિભાગ :

૧. શ્રી સોલંકી છત્રસિંહ મુ. પો. બોલાસણ મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.

૨. શ્રી સોલંકી સુવતાનસિંહ મુ. પો. અંબાસણ મુ. પો. તા. દેત્રોળ, જી. અમદાવાદ.



સરકારશ્રીના પ્રતિનિધિ :

૧. સહકારી અધિકારી (બજાર) લગત જીલ્લા રજીસ્ટ્રારશ્રી સહકારી મંડળીઓ, અમદાવાદ (રુરલ) જી. અમદાવાદ.
૨. વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત સમુપરા (દિત્રોજ) જી. અમદાવાદ.

બજાર ધારાની જોગવાઈઓ અન્વયે ઉપર નિયુક્ત થયેલા સભ્યોની નિયુક્તિ અંગેની લાયકાત ધોરણોની ચકાસણી કરવાની શરતે આ નિયુક્તિ આપવામાં આવેલ છે. અને આવી ચકાસણી થયેલી તેઓની વિરુદ્ધમાં કોઈ બાબત નજાશે તો તેમની નિયુક્તિ શરૂઆતથી જ (એબઈનીશીયો) રદ બાતલ ગણશે.

જી. જી. સુથાર,  
સરકારના ઉપ સચિવ.

સરકારી મુદ્રણ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII

THURSDAY, MAY 30, 2002 / JYAISTHA 9, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 30th May, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No.GH/V/ 66 of 2002/ TPS- 122001- 1752 -L: WHEREAS under Government Notification, Urban Development and Urban Housing Department No.GH/V/ 14 of 1995/ TPS -1292/3374-L, dated 18-1-1995, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 ( President's Act No.27 of 1976) ( hereinafter to as "the said Act") sanctioned a Draft Town Planning Scheme Sama No.1, Vadodara (hereinafter referred to as " the said scheme") submitted to it by the Vadodara Urban Development Authority, Vadodara;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the said draft Town Planning Scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Sama No.1, Vadodara Preliminary Scheme (hereinafter referred to as " the said Preliminary Scheme") as required under sub-section(2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby :

- (a) sanctions " the said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto, and
- (b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the ~~Vadodra~~ Area Development Authority ~~Vadodra~~ during office hours on working days;
- (c) fixes the 30-6-2002 as the date for the purpose of clause(b) of sub-section (2) of the section 65.

#### SCHEDULE

- (1) F.P.23 is allotted to Appropriate Authority for public purposes of "SEWSHS" instead of " Sale for residence".
- (2) The General Development Control Regulations' shall be treated as ~~excluded~~ from preliminary scheme documents.

By order and in the name of the Governor of Gujarat,

M.D. VAGHELA

Officer on Special Duty & Ex-Officio Deputy Secretary  
To the Government of Gujarat

सरकारी मध्यस्थ मुद्रालय, गांधी-नगर.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

FRIDAY, MAY 31, 2002 /JYAISTHA 10, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### INDUSTRIES AND MINES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 31<sup>st</sup> May, 2002.

#### GUJARAT INDUSTRIAL DEVELOPMENT ACT-1962

No.GHU/2002/ ( 6 )/GID/2000/1277/G:- Whereas in exercise of the powers conferred by clause (g) of Section 2 of the Gujarat Industrial Development Act-1962 (Guj.XXIII of 1962), the Government of Gujarat had declared Motikhavdi Industrial Estate as Moti khavdi Industrial Area vide Government Notification No.GHU/2001/( 4)/ GID/2000/2856/G, Dated 9<sup>th</sup> January-2001 declaring Moti khavdi Industiral Area,

2. And whereas the said " Moti khavdi Industrial Area" is, now, known as "Reliance Complex Industrial Area",

3. Now, therefore, Government is pleased to renomenclate "Moti Khavdi Industrial area" as "Reliance Complex Industrial Area"

By Order and in the name of the Governor of Gujarat,

S. A. KADRI,

Under Secretary to Government



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLII]

FRIDAY, MAY 31, 2002/JYAISTHA 10, 1924

Separate Paging is given to this Part in order that it may be filed as Separate Compilation.

## PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 31st May, 2002.

#### BOMBAY PROHIBITION ACT, 1949.

No. G/G/93/DNS/2000/718/E-1.—In exercise of the powers conferred by clause (c) of section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat, hereby exempt the Executive Engineer, Sipu Project Division, Dantiwada, Dist. Banaskantha, holding a licence in Form M. A. I. under the Gujarat Methyl Alcohol Rules, 1981 from the provision of Rule-4 of the said Rules, in so far as they relate to the payment of deposit.

By order and in the name of the Governor of Gujarat,

S. K. BHAVSAR,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, JUNE 1, 2002/JYAISTHA 11, 1924

Separate paging is given to this Part in order that it may be filed as separate compilation

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1st June, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/68 of 2002/DVP/122000/M/31/L.—WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the final Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated 25th October, 1996.

AND WHEREAS, the variation proposed to be made in the said final Revised Development Plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "The said Act") in the Gujarat Government Gazette Part IV-B dated 15th January 2002 on page Nos. 16-1 and 16-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/03 of 2002/DVP/122000/M/31/L, dated 15th January, 2002 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation.

AND WHEREAS, the Government of Gujarat has not received suggestions and objections:

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of The Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. 27 of 1976), the Government of Gujarat hereby :

(a) sanctions the said variations to be made in the said Development Plan, as set out in Schedule appended hereto and;

(b) Specifies that the variations so set out shall come into force from the date of this notification.

#### SCHEDULE

Variation in the Revised Final Development Plan of VUDA sanctioned by Government Notification Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP/1294/4036/L, dated 25th October, 1996.

The land bearing R.S. No. 640 and 639 of the village Sama designated for the purpose of open space in the sanctioned revised development plan "VUDA" shall be deleted from the said use and the lands so released shall be designated for Agriculture Use as per the condition for the development permission may be granted after margin in should kept open as per HFL and GDCR under section 12(2)(a) of the Act as shown on accompanying plan.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,  
Officer on Special Duty and Ex-Officio Deputy  
Secretary to the Government of Gujarat.

Government Central Press Gandhinagar





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, JUNE 3, 2002/JYAISTHA, 13, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### INDUSTRIES AND MINES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th May, 2002.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

**No:GHU/2002/ (5) /GID/1096/1119/G.**

In exercise of the powers conferred under clause (c) of Sub-Section (1) of Section (4) of the Gujarat Industrial Development Act, 1962, the Government of Gujarat hereby nominates Shri A. Bhattacharyya, IAS, Secretary (Housing) and Housing Commissioner, or his successor, Gujarat Housing Board, as Director on the Board of Directors of the Gujarat Industrial Development Corporation, as ex-officio, vice Shri Prafulbhai Barot, ex-Chairman, Gujarat Housing Board, with immediate effect.

By order and in the name of the Governor of Gujarat,

S. A. KADRI,

Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, JUNE 4, 2002 / JYAISTHA 14, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૧લી જૂન, ૨૦૦૨.

ક્રમાંક:ટીપીવી/૧૦૨૦૦૨/૨૭૪૪(૧)વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમા હવે “ ઉક્ત અધિનિયમ ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્વયે અંજાર વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નં. ૧ તૈયાર કરી તે અંગેની અધિસૂચના તા.૨૭/૫/૨૦૦૨ ના રોજ અસાધારણ રાજ્યપત્ર ભાગ-૨, અંક નં.૧૬, તા.૨૭/૫/૨૦૦૨ પાના નં.૪૯ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના અંજાર નં. ૧ ને અંતિમ કરવા માટે જુનીયર ટાઉન પ્લાનર, વર્ગ-૨ નગર રચના અધિકારી, અંજાર યુનીટ-૧ ને નગર રચના અધિકારી, તરીકે નિમણુંક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

એ. એ. પઠાણ,

સરકારના ઉપ સચિવ.

### શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

#### હુકમ

સચિવાલય, ગાંધીનગર, ૧લી જૂન, ૨૦૦૨.

ક્રમાંક:ટીપીવી/૧૦૨૦૦૨/૨૭૪૪(૨)વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમા હવે “ ઉક્ત અધિનિયમ ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્વયે અંજાર વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નં. ૨ તૈયાર કરી તે અંગેની અધિસૂચના તા.૨૭/૫/૨૦૦૨ ના રોજ અસાધારણ રાજ્યપત્ર ભાગ-૨, અંક નં.૧૬, તા.૨૭/૫/૨૦૦૨ પાના નં.૫૦ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના અંજાર નં. ૨ ને અંતિમ કરવા માટે જુનીયર ટાઉન પ્લાનર, વર્ગ-૨ નગર રચના અધિકારી, અંજાર યુનીટ-૨ ને નગર રચના અધિકારી, તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

એ. એ. પઠાણ,

સરકારના ઉપ સચિવ.

### શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

#### હુકમ

સચિવાલય, ગાંધીનગર, ૧લી જૂન, ૨૦૦૨.

ક્રમાંક:ટીપીવી/૧૦૨૦૦૨/૨૭૪૪(૩)વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમા હવે “ ઉક્ત અધિનિયમ ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્વયે અંજાર વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નં. ૩ તૈયાર કરી તે અંગેની અધિસૂચના તા.૨૭/૫/૨૦૦૨ ના રોજ અસાધારણ રાજ્યપત્ર ભાગ-૨, અંક નં.૧૬, તા.૨૭/૫/૨૦૦૨ પાના નં.૫૦ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના અંજાર નં. ૩ ને અંતિમ કરવા માટે જુનીયર ટાઉન પ્લાનર, વર્ગ-૨ નગર રચના અધિકારી, અંજાર યુનીટ-૩ ને નગર રચના અધિકારી, તરીકે નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

એ. એ. પઠાણ,

સરકારના ઉપ સચિવ.

## શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

## હુકમ

સચિવાલય, ગાંધીનગર, ૧લી જૂન, ૨૦૦૨.

ક્રમાંક:ટીપીવી/૧૦૨૦૦૨/૨૭૪૪(૪)/વ,

ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬ નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમા હવે “ ઉક્ત અધિનિયમ ” તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૪૨ (૧) ની જોગવાઈ અન્વયે અંજાર વિસ્તાર વિકાસ સત્તામંડળ દ્વારા મુસદ્દારૂપ નગર રચના યોજના નં. ૪ તૈયાર કરી તે અંગેની અધિસૂચના તા.૨૭/૫/૨૦૦૨ ના રોજ અસાધારણ રાજ્યપત્ર ભાગ-૨, અંક નં.૧૬, તા.૨૭/૫/૨૦૦૨ પાના નં.૫૧ ઉપર પ્રસિધ્ધ કરવામાં આવેલ છે. ઉક્ત અધિનિયમની કલમ-૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના અંજાર નં. ૪ ને અંતિમ કરવા માટે જુનીયર ટાઉન પ્લાનર, વર્ગ-૨ નગર રચના અધિકારી, અંજાર યુનીટ-૪ ને નગર રચના અધિકારી, તરીકે નિમણુંક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

એ. એ. પઠાણ,

સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, JUNE 5, 2002/JYAISTHA 15, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 5th June, 2002

No. GU-2002-48-GPC-11-2002-1959-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Zaroli, taluka Umargam., District Valsad to village Mora, taluka Chourasi, District Surat, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

By order and in the name of the Governor of Gujarat,

Y. B. PATEL,

Under Secretary to Government.

## SCHEDULE

State: Gujarat

Name of District	Name of Taluka	Name of Village	Survey / Block No.	Sub- Div No.	Area		
					Hect	Are	Centiare
1	2	3	4	5	6	7	8
Valsad	Pardi	Chala	469		00	02	10
			471		00	17	69
			476		00	27	87
			477		00	03	41
			475		00	30	38
			479		00	13	17
			474		00	00	40
			401		00	12	74
			402		00	01	85
			403	A	00	04	23
			396		00	25	05
			395		00	14	45
			394		00	13	66
			393		00	40	00
			42		00	05	43
			46		00	05	05
			50		00	03	82
			51		00	00	94
			52		00	08	87
			53		00	06	10
			54		00	01	40
			63		00	06	31
			62		00	00	40
			71		00	14	32
			72		00	08	53
			75		00	00	40
			74		00	17	64
			108		00	04	64
			109		00	23	51
			112		00	02	35
			368		00	08	02
			193		00	17	85
			191		00	29	79
			194		00	03	14
			205		00	01	03
			189		00	32	98
			188		00	01	24
			187		00	08	29
			184		00	00	40
			186		00	07	56
			185		00	03	06
			181		00	08	55
			180		00	08	52

1	2	3	4	5	6	7	8
Valsad	Pardi	Chala (Cont...)	178		00	13	84
			179		00	01	00
			177		00	11	95
			175		00	13	68
			174		00	10	42
			226		00	00	40
			227		00	28	30
			231		00	24	61
			228		00	01	52
			229		00	06	05
			230		00	10	97
Surat	Chourasi	Vesu	149		00	49	36
			169		00	42	61
			171		00	42	96
			174		00	06	01
			173		00	21	44
			176		00	33	24
			207		00	02	52
			192		00	10	03
			201		00	17	93
			202		00	33	23
			216		00	31	00
			230		00	23	99
			217		00	17	75
			229		00	00	40
			225		00	27	96
			226		00	28	66
			227		00	03	24
			223		00	12	32
			411	P	00	03	05
			244		00	04	53
			245		00	10	36
			246		00	27	53
			308		00	21	72
			307		00	20	49
			306		00	20	41
			304		00	28	45
			303		00	25	48
			268		00	20	26
			269		00	13	49
			270		00	38	46
			301	P	00	14	34
			279		00	02	92
			280		00	17	45



1	2	3	4	5	6	7	8
Surat	Chourasi	Magdalla	41		00	39	27
			42		00	20	93
			43		00	07	95
			44		00	48	84
			45		00	05	28
			39		00	16	49
			38		00	13	20
			46		00	23	87
			52		00	22	36
			67		00	08	32
			68		00	10	92
			69		00	12	59
			71		00	03	03
			77		00	17	02
			80		00	15	83
			81		00	18	86
			82		00	19	74
Surat	Chourasi	Gaviyar	111		00	00	40
			110		00	11	89
			109		00	30	70
			107		00	15	30
			88		00	06	91
			89		00	31	00
			86		00	24	00
			78		00	19	80
			79		00	27	72
			80		00	01	18
			77		00	00	40
			75		00	08	71
			72		00	00	40
			73		00	22	52
			74		00	07	40
			47		00	37	04
			46		00	16	95
			4		00	07	92
			5		00	36	82
Surat	Chourasi	Wanta	1	P	00	20	00
			88		00	37	39
			87		00	00	40
			86		00	09	25
			58		00	00	90
			59		00	22	95
			60	P	00	22	14
			63		00	33	93
			64		00	35	15

1	2	3	4	5	6	7	8
Surat	Chourasi	Dumas	805		00	28	18
			806		00	00	40
			808		00	02	63
			809		00	23	93
			810		00	18	14
			824		00	25	03
			826		00	18	50
			825		00	00	40
			831		00	16	92
			832		00	01	61
			841		00	24	44
			839		00	02	14
			840		00	19	01
			861		00	00	40
			862		00	40	31
			858		00	02	93
			866		00	14	42
			865		00	05	08
			867		00	11	76
			870		00	17	97
			868		00	05	03
			869		00	11	03
			937		00	11	68

By order and in the name of Governor of Gujarat.

( Y.B.Patel )  
Under Secretary,  
Energy & Petrochemical Department.  
Sachivalaya, Gandhinagar.

**ઉર્જા અને પેટ્રો કેમિકલ્સ વિભાગ**  
**જાહેરનામું**  
**સચિવાલય, ગાંધીનગર, ૫મી જૂન, ૨૦૦૨.**

ક્રમાંક: જયુ-૨૦૦૨-૪૮જીપીસી-૧૦-૨૦૦૨-૧૮૫૯-૪ આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે ચલસાડ જિલ્લાના ઉમરગામ તાલુકાના ઝરોલી ગામ થી સુરત જિલ્લાના ચોર્યાસી તાલુકાના મોરા ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લિ. (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લી. ની ગૌણ કંપની) ગાંધીનગર દ્વારા પાર્ટપલાર્શન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાર્ટપલાર્શન નાખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાર્ટપ લાર્શન (જમીનમાના વપરાશકારોનો હકક સંપાદિત કરવા બાબત ) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સના અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવેલ તે તારીખથી ત્રીસ(૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાર્ટપલાર્શન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજુ કરી શકશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય. બી. પટેલ,  
સરકારના ઉપસચિવ.

## અનુસૂચિ

રાજ્ય : ગુજરાત

જિલ્લો	તાલુકા	ગામ	સર્વે / બ્લોક નં.	હિસ્સા નં.	ક્ષેત્રફળ		
					હક્ટર	આર	સેન્ટીઆર
૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	થલા	૪૬૯		૦૦	૦૨	૧૦
			૪૭૧		૦૦	૧૭	૬૯
			૪૭૬		૦૦	૨૭	૮૭
			૪૭૭		૦૦	૦૩	૪૧
			૪૭૫		૦૦	૩૦	૩૮
			૪૭૯		૦૦	૧૩	૧૭
			૪૭૪		૦૦	૦૦	૪૦
			૪૦૧		૦૦	૧૨	૭૪
			૪૦૨		૦૦	૦૧	૮૫
			૪૦૩	અ	૦૦	૦૪	૨૩
			૩૯૬		૦૦	૨૫	૦૫
			૩૯૫		૦૦	૧૪	૪૫
			૩૯૪		૦૦	૧૩	૬૬
			૩૯૩		૦૦	૪૦	૦૦
			૪૨		૦૦	૦૫	૪૩
			૪૬		૦૦	૦૫	૦૫
			૫૦		૦૦	૦૩	૮૨
			૫૧		૦૦	૦૦	૯૪
			૫૨		૦૦	૦૮	૮૭
			૫૩		૦૦	૦૬	૧૦
			૫૪		૦૦	૦૧	૪૦
			૬૩		૦૦	૦૬	૩૧
			૬૨		૦૦	૦૦	૪૦
			૭૧		૦૦	૧૪	૩૨
			૭૨		૦૦	૦૮	૫૩
			૭૫		૦૦	૦૦	૪૦
			૭૪		૦૦	૧૭	૬૪
			૧૦૮		૦૦	૦૪	૬૪
			૧૦૯		૦૦	૨૩	૫૧
			૧૧૨		૦૦	૦૨	૩૫
			૩૬૮		૦૦	૦૮	૦૨
			૧૯૩		૦૦	૧૭	૮૫
			૧૯૧		૦૦	૨૯	૭૯
			૧૯૪		૦૦	૦૩	૧૪
			૨૦૫		૦૦	૦૧	૦૩
			૧૮૯		૦૦	૩૨	૯૮
			૧૮૮		૦૦	૦૧	૨૪
			૧૮૭		૦૦	૦૮	૨૯
			૧૮૪		૦૦	૦૦	૪૦
			૧૮૬		૦૦	૦૭	૫૬
			૧૮૫		૦૦	૦૩	૦૬
			૧૮૧		૦૦	૦૮	૫૫
			૧૮૦		૦૦	૦૮	૫૨

૧	૨	૩	૪	૫	૬	૭	૮
વલસાડ	પારડી	ચલા (ક્રમશઃ)	૧૭૮		૦૦	૧૩	૮૪
			૧૭૯		૦૦	૦૧	૦૦
			૧૭૭		૦૦	૧૧	૯૫
			૧૭૫		૦૦	૧૩	૬૮
			૧૭૪		૦૦	૧૦	૪૨
			૨૨૬		૦૦	૦૦	૪૦
			૨૨૭		૦૦	૨૮	૩૦
			૨૩૧		૦૦	૨૪	૬૧
			૨૨૮		૦૦	૦૧	૫૨
			૨૨૯		૦૦	૦૬	૦૫
			૨૩૦		૦૦	૧૦	૯૭
સુરત	થોર્યાસી	વેસુ	૧૪૯		૦૦	૪૯	૩૬
			૧૬૯		૦૦	૪૨	૬૧
			૧૭૧		૦૦	૪૨	૯૬
			૧૭૪		૦૦	૦૬	૦૧
			૧૭૩		૦૦	૨૧	૪૪
			૧૭૬		૦૦	૩૩	૨૪
			૨૦૭		૦૦	૦૨	૫૨
			૧૯૨		૦૦	૧૦	૦૩
			૨૦૧		૦૦	૧૭	૯૩
			૨૦૨		૦૦	૩૩	૨૩
			૨૧૬		૦૦	૩૧	૦૦
			૨૩૦		૦૦	૨૩	૯૯
			૨૧૭		૦૦	૧૭	૭૫
			૨૨૯		૦૦	૦૦	૪૦
			૨૨૫		૦૦	૨૭	૯૬
			૨૨૬		૦૦	૨૮	૬૬
			૨૨૭		૦૦	૦૩	૨૪
			૨૨૩		૦૦	૧૨	૩૨
			૪૧૧	પૈકી	૦૦	૦૩	૦૫
			૨૪૪		૦૦	૦૪	૫૩
			૨૪૫		૦૦	૧૦	૩૬
			૨૪૬		૦૦	૨૭	૫૩
			૩૦૮		૦૦	૨૧	૭૨
			૩૦૭		૦૦	૨૦	૪૯
			૩૦૬		૦૦	૨૦	૪૧
			૩૦૪		૦૦	૨૮	૪૫
			૩૦૩		૦૦	૨૫	૪૮
			૨૬૮		૦૦	૨૦	૨૬
			૨૬૯		૦૦	૧૩	૪૯
			૨૭૦		૦૦	૩૮	૪૬
			૩૦૧	પૈકી	૦૦	૧૪	૩૪
			૨૭૯		૦૦	૦૨	૯૨
			૨૮૦		૦૦	૧૭	૪૫

૧	૨	૩	૪	૫	૬	૭	૮
સુરત	ચોર્યાસી	મગદલ્લા	૪૧		૦૦	૩૯	૨૭
			૪૨		૦૦	૨૦	૯૩
			૪૩		૦૦	૦૭	૯૫
			૪૪		૦૦	૪૮	૮૪
			૪૫		૦૦	૦૫	૨૮
			૩૯		૦૦	૧૬	૪૯
			૩૮		૦૦	૧૩	૨૦
			૪૬		૦૦	૨૩	૮૭
			૫૨		૦૦	૨૨	૩૬
			૬૭		૦૦	૦૮	૩૨
			૬૮		૦૦	૧૦	૯૨
			૬૯		૦૦	૧૨	૫૯
			૭૧		૦૦	૦૩	૦૩
			૭૭		૦૦	૧૭	૦૨
			૮૦		૦૦	૧૫	૮૩
			૮૧		૦૦	૧૮	૮૬
			૮૨		૦૦	૧૯	૭૪
સુરત	ચોર્યાસી	ગવીયર	૧૧૧		૦૦	૦૦	૪૦
			૧૧૦		૦૦	૧૧	૮૯
			૧૦૯		૦૦	૩૦	૭૦
			૧૦૭		૦૦	૧૫	૩૦
			૮૮		૦૦	૦૬	૯૧
			૮૯		૦૦	૩૧	૦૦
			૮૬		૦૦	૨૪	૦૦
			૭૮		૦૦	૧૯	૮૦
			૭૯		૦૦	૨૭	૭૨
			૮૦		૦૦	૦૧	૧૮
			૭૭		૦૦	૦૦	૪૦
			૭૫		૦૦	૦૮	૭૧
			૭૨		૦૦	૦૦	૪૦
			૭૩		૦૦	૨૨	૫૨
			૭૪		૦૦	૦૭	૪૦
			૪૭		૦૦	૩૭	૦૪
			૪૬		૦૦	૧૬	૯૫
			૪		૦૦	૦૭	૯૨
			૫		૦૦	૩૬	૮૨
સુરત	ચોર્યાસી	વાન્ટા	૧	પૈકી	૦૦	૨૦	૦૦
			૮૮		૦૦	૩૭	૩૯
			૮૭		૦૦	૦૦	૪૦
			૮૬		૦૦	૦૯	૨૫
			૫૮		૦૦	૦૦	૯૦
			૫૯		૦૦	૨૨	૯૫
			૬૦	પૈકી	૦૦	૨૨	૧૪
			૬૩		૦૦	૩૩	૯૩
			૬૪		૦૦	૩૫	૧૫

૧	૨	૩	૪	૫	૬	૭	૮
સુરત	ચોર્યાસી	ડુમસ	૮૦૫		૦૦	૨૮	૧૮
			૮૦૬		૦૦	૦૦	૪૦
			૮૦૮		૦૦	૦૨	૬૩
			૮૦૯		૦૦	૨૩	૯૩
			૮૧૦		૦૦	૧૮	૧૪
			૮૨૪		૦૦	૨૫	૦૩
			૮૨૬		૦૦	૧૮	૫૦
			૮૨૫		૦૦	૦૦	૪૦
			૮૩૧		૦૦	૧૬	૯૨
			૮૩૨		૦૦	૦૧	૬૧
			૮૪૧		૦૦	૨૪	૪૪
			૮૩૯		૦૦	૦૨	૧૪
			૮૪૦		૦૦	૧૯	૦૧
			૮૬૧		૦૦	૦૦	૪૦
			૮૬૨		૦૦	૪૦	૩૧
			૮૫૮		૦૦	૦૨	૯૩
			૮૬૬		૦૦	૧૪	૪૨
			૮૬૫		૦૦	૦૫	૦૮
			૮૬૭		૦૦	૧૧	૭૬
			૮૭૦		૦૦	૧૭	૯૭
			૮૬૮		૦૦	૦૫	૦૩
			૮૬૯		૦૦	૧૧	૦૩
			૯૩૭		૦૦	૧૧	૬૮

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય.બી.પટેલ

ઉપસચિવ

ઉર્જા અને પેટ્રોકેમીકલ્સ વિભાગ

સચિવાલય





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, JUNE 5, 2002/JYAISTHA 15, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5th June, 2002

No. GU-2002- 49 -GPC-11-2002-1541-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Mesrad, taluka Karjan, District Vadodara to village Sherkhi, taluka Vadodara, District Vadodara, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

**Schedule****District : Vadodara****State : Gujarat**

Name of Taluka	Name of Village	Survey / Block No.	Sub-Division No.	Hec	Area	
1	2	3	4	5	6	7
Karjan	Mesrad	442*		00	00	76
		446*		00	00	59
		417*		00	00	58
		419*		00	01	13
		441*		00	00	30
Karjan	Mangrol	265		00	26	61
Karjan	Bodka	294*		00	00	53
		316*		00	09	03
		310*		00	01	01
		323*		00	01	28
		331*		00	01	01
Karjan	Sambhoi	85		00	16	51
		37	3	00	00	53
		32		00	11	46
		25		00	05	18
Padra	Anti	227*		00	03	11
		232*		00	01	29
		231		00	00	40
		233*		00	01	21
		234*		00	01	41
		235		00	05	39
		238		00	05	37
		53		00	13	17
		52		00	00	40
		51		00	17	47
		49		00	08	47
		48		00	04	84
		46		00	06	39
		36		00	00	40
		35		00	22	14
		34		00	05	06
		33		00	04	27
		32		00	02	50

1	2	3	4	5	6	7
		31		00	00	40
Padra	Sadhi	1701		00	02	47
		1732		00	10	33
		1733		00	08	27
		1741		00	10	95
		1731		00	09	26
		1743		00	12	31
		1886		00	00	40
		1885		00	06	00
		1884		00	14	64
		1893		00	13	42
		1894		00	07	50
		1895		00	02	88
		1896		00	03	00
		1897		00	05	82
		1924*		00	01	50
		1925*		00	00	30
		1943*		00	00	30
Padra	Latipura	203		00	03	20
Padra	Ghayaj	164*		00	00	45
		167*		00	03	20
		178*		00	13	45
		175*		00	11	10
Padra	Padra	389		00	06	63
		388		00	17	32
		387*		00	00	77
		403*		00	14	57
		402*		00	01	40
		410		00	39	30
		811*		00	00	89
		810*		00	03	39
		1035		00	12	25
		1058		00	20	01
Padra	Jaspur	326		00	19	00
		320		00	13	50
Vadodara	Raipura	225*		00	10	35
		233*		00	09	36
		234		00	16	81

1	2	3	4	5	6	7
		237		00	15	70
<b>Vadodara</b>	<b>Raipura</b>	238		00	16	51
	<b>(Contd.)</b>	245		00	11	89
		239		00	00	40
		240		00	09	89
		244		00	05	55
		242		00	00	40
		241		00	06	88
		314		00	09	19
		318*		00	00	85
		358*		00	00	75
		357*		00	00	85
		359*		00	00	42
		360*		00	00	81
		364*		00	01	51
		366*		00	00	76
<b>Vadodara</b>	<b>Hinglot</b>	86*		00	01	33
		76*		00	00	84
<b>Vadodara</b>	<b>Ampad</b>	292*		00	00	85
<b>Vadodara</b>	<b>Sherkhi</b>	561*		00	01	47
		552		00	19	50

\* Additional Area not covered in the notificaiton vide No. GU-2002-15-GPC-11-2001-3844E, dtd.8th February, 2002.

By order and in the name of the Governor of Gujarat

**Y. B. Patel**

**Under Secretary,**

Energy & Petrochemicals Department,

Sachivalaya, Gandhinagar

No. GU-2002-15-GPC-11-2001-3844-E

**ઉર્જા અને પેટ્રો કેમિકલ્સ વિભાગ**  
**જાહેરનામું**  
**સચિવાલય, ગાંધીનગર, ૫મી જૂન, ૨૦૦૨.**

ક્રમાંક: જીયુ-૨૦૦૨-જલ્દીપીસી-૧૧-૨૦૦૨-૧૫ જાહેરનામું આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે વગોદરા જિલ્લાના કરજા તાલુકાના મેસરાડથી વગોદરા જિલ્લાના વગોદરા તાલુકાના શેરમી ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનૅટ લિ. (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લી. ની ગૌણ કંપની) ગાંધીનગર દ્વારા પાર્શ્વલાઁન નાખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી આવી પાર્શ્વલાઁન નાખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાર્શ્વ લાઁન (જમીનમાના વપરાશકારોનો હકક સંપાદિત કરવા બાબત ) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરે છે.

સરહદ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવેલ તે તારીખથી ત્રીસ(૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનૅટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમા વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાર્શ્વલાઁન નાખવા અંગેનો વાંધો કારણો સહિત લેખિતમા રજૂ કરી શકશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય. બી. પટેલ,  
સરકારના ઉપસચિવ.

અનુસૂચિ

જિલ્લો : વડોદરા

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે/બ્લોક નંબર	હિસ્સા નંબર	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
કરજણ	મેસરાડ	૪૪૨ *		૦૦	૦૦	૭૬
		૪૪૬ *		૦૦	૦૦	૫૯
		૪૫૭ *		૦૦	૦૦	૫૮
		૪૫૯ *		૦૦	૦૧	૧૩
		૪૪૧ *		૦૦	૦૦	૩૦
કરજણ	માંગરોલ	૨૬૫		૦૦	૨૬	૬૧
કરજણ	બોડકા	૨૯૪ *		૦૦	૦૦	૫૩
		૩૧૬ *		૦૦	૦૯	૦૩
		૩૧૦ *		૦૦	૦૧	૦૧
		૩૨૩ *		૦૦	૦૧	૨૮
		૩૩૧ *		૦૦	૦૧	૦૧
કરજણ	સંભોઈ	૮૫		૦૦	૧૬	૫૧
		૩૭	૩	૦૦	૦૦	૫૩
		૩૨		૦૦	૧૧	૪૬
પાદરા	આંતી	૨૫		૦૦	૦૫	૧૮
		૨૨૭ *		૦૦	૦૩	૧૧
		૨૩૨ *		૦૦	૦૧	૨૯
		૨૩૧		૦૦	૦૦	૪૦
		૨૩૩ *		૦૦	૦૧	૨૧
		૨૩૪ *		૦૦	૦૧	૪૧
		૨૩૫		૦૦	૦૫	૩૯
		૨૩૮		૦૦	૦૫	૩૭
		૫૩		૦૦	૧૩	૧૭
		૫૨		૦૦	૦૦	૪૦
		૫૧		૦૦	૧૭	૪૭
		૪૯		૦૦	૦૮	૪૭
		૪૮		૦૦	૦૪	૮૪
		૪૬		૦૦	૦૬	૩૯
		૩૬		૦૦	૦૦	૪૦
		૩૫		૦૦	૨૨	૧૪
		૩૪		૦૦	૦૫	૦૬
		૩૩		૦૦	૦૪	૨૭
		૩૨		૦૦	૦૨	૫૦

૧	૨	૩	૪	૫	૬	૭
		૩૧		૦૦	૦૦	૪૦
પાદરા	સાધી	૧૭૦૧		૦૦	૦૨	૪૭
		૧૭૩૨		૦૦	૧૦	૩૩
		૧૭૩૩		૦૦	૦૮	૨૭
		૧૭૪૧		૦૦	૧૦	૯૫
		૧૭૩૧		૦૦	૦૯	૨૬
		૧૭૪૩		૦૦	૧૨	૩૧
		૧૮૮૬		૦૦	૦૦	૪૦
		૧૮૮૫		૦૦	૦૬	૦૦
		૧૮૮૪		૦૦	૧૪	૬૪
		૧૮૯૩		૦૦	૧૩	૪૨
		૧૮૯૪		૦૦	૦૭	૫૦
		૧૮૯૫		૦૦	૦૨	૮૮
		૧૮૯૬		૦૦	૦૩	૦૦
		૧૮૯૭		૦૦	૦૫	૮૨
		૧૯૨૪ *		૦૦	૦૧	૫૦
		૧૯૨૫ *		૦૦	૦૦	૩૦
		૧૯૪૩ *		૦૦	૦૦	૩૦
પાદરા	લતીપુરા	૨૦૩		૦૦	૦૩	૨૦
પાદરા	ઘાયજ	૧૬૪ *		૦૦	૦૦	૪૫
		૧૬૭ *		૦૦	૦૩	૨૦
		૧૭૮ *		૦૦	૧૩	૪૫
		૧૭૫ *		૦૦	૧૧	૧૦
પાદરા	પાદરા	૩૮૯		૦૦	૦૬	૬૩
		૩૮૮		૦૦	૧૭	૩૨
		૩૮૭ *		૦૦	૦૦	૭૭
		૪૦૩ *		૦૦	૧૪	૫૭
		૪૦૨ *		૦૦	૦૧	૪૦
		૪૧૦		૦૦	૩૯	૩૦
		૮૧૧ *		૦૦	૦૦	૮૯
		૮૧૦ *		૦૦	૦૩	૩૯
		૧૦૩૫		૦૦	૧૨	૨૫
		૧૦૫૮		૦૦	૨૦	૦૧
પાદરા	જસપુર	૩૨૬		૦૦	૧૯	૦૦
		૩૨૦		૦૦	૧૩	૫૦
વડોદરા	રાયપુરા	૨૨૫ *		૦૦	૧૦	૩૫
		૨૩૩ *		૦૦	૦૯	૩૬
		૨૩૪		૦૦	૧૬	૮૧



૧	૨	૩	૪	૫	૬	૭
વડોદરા	રાયપુરા	૨૩૭		૦૦	૧૫	૭૦
	(ક્રમશઃ)	૨૩૮		૦૦	૧૬	૫૧
		૨૪૫		૦૦	૧૧	૮૯
		૨૩૯		૦૦	૦૦	૪૦
		૨૪૦		૦૦	૦૯	૮૯
		૨૪૪		૦૦	૦૫	૫૫
		૨૪૨		૦૦	૦૦	૪૦
		૨૪૧		૦૦	૦૬	૮૮
		૩૧૪		૦૦	૦૯	૧૯
		૩૧૮ *		૦૦	૦૦	૮૫
		૩૫૮ *		૦૦	૦૦	૭૫
		૩૫૭ *		૦૦	૦૦	૮૫
		૩૫૯ *		૦૦	૦૦	૪૨
		૩૬૦ *		૦૦	૦૦	૮૧
		૩૬૪ *		૦૦	૦૧	૫૧
		૩૬૬ *		૦૦	૦૦	૭૬
વડોદરા	હીંગલોટ	૮૬ *		૦૦	૦૧	૩૩
		૭૬ *		૦૦	૦૦	૮૪
વડોદરા	અમ્પાડ	૨૯૨ *		૦૦	૦૦	૮૫
વડોદરા	શેરખી.	૫૬૧ *		૦૦	૦૧	૪૭
		૫૫૨		૦૦	૧૯	૫૦

\* વધારાનો વિસ્તાર જે અગાઉના જાહેરનામા ક્રમાંક, જીયુ-૨૦૦૨-૧૫-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪ઈ, તારીખ : ૮-૨-૨૦૦૨માં સમાવિષ્ટ કરવામાં આવેલ નથી.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય. બી. પટેલ

ઉપસચિવ

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

સચિવાલય, ગાંધીનગર.

ક્રમાંક : જીયુ-૨૦૦૨-૧૫-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪ઈ



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JUNE 5, 2002/JYAISTHA 15, 1924.

---

 Separate paging is given to this Part in order that it may be filed as a Separate Compilation.
 

---

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 5th June, 2002

No. GU-2002- 50 -GPC-10-2002-560-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Shorkhi, taluka Vadodara, district Vadodara to village Pasavi taluka Savli, district Vadodara, and Shorkhi village, Taluka Vadodara, Dist. Vadodara to village Umota, Taluka Ankav, Dist. Anand pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

Schedule

District : Vadodara

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Vadodara	Sherkhi	553/4	00	01	55
		561/2	00	07	90
		562/1	00	08	85
		558/10	00	13	70
		558/9	00	15	80
		558/6	00	12	60
		558/5/B	00	00	60
		558/2/B	00	13	40
		572/2/B	00	18	25
		571/2/B	00	22	15
		570	00	20	50
		Cart track	00	01	80
		503/1	00	25	40
		503/2	00	13	40
		502/4/B	00	00	05
		501/1	00	00	65
		501/2	00	17	35
		501/4	00	09	80
		501/5/A	00	08	20
		501/5/B	00	04	80
		500/1	00	24	70
		499	00	16	20
		498/Pond	00	16	30
		Cart track - Sherkhi to Khanpur	00	02	15
		331/1	00	00	25
		330	00	28	25
		336/1/A	00	00	10
		323/1	00	24	00
		323/2	00	17	80
		Cart track	00	01	60
		318/4	00	17	40
		318/5	00	26	30
		317/1	00	00	55
		317/3	00	09	20
		317/4	00	09	00
		316/2	00	35	00
		Cart track	00	02	20
		304	00	13	10
		303	00	12	85
		305	00	11	80
		Kotar (Govt. Land)	00	03	15
		152/1	00	17	85
		152/2	00	04	10
		150/2	00	29	20

(1)	(2)	(3)	(4)	(5)	(6)
	Sherkhi	142/6	00	31	75
	(Cont...)	143/1	00	08	00
		143/2	00	08	75
		144/2	00	00	65
		144/3	00	02	75
		144/4	00	04	80
		146	00	00	50
		145	00	15	70
		137/1	00	09	00
		137/2	00	08	60
		Cart track - Sherkhi to Koyali	00	01	65
		90	00	29	85
		95/1	00	09	00
		95/2	00	11	15
		96	00	18	50
		71/2	00	21	30
		71/3	00	21	20
		Cart track / Drain	00	01	70
		70/77	00	04	60
		70/76	00	04	80
		70/75	00	08	30
		70/73	00	05	00
		70/72	00	07	20
		70/70	00	17	00
		70/66	00	07	20
		70/65	00	07	20
		70/42	00	02	20
		70/46	00	18	35
		70/23	00	24	15
		70/22	00	00	10
		70/17	00	18	00
		70/10	00	18	45
		70/3	00	14	40
		70/45	00	00	15
		143/2	00	01	10
		144/4	00	07	45
		144/1	00	07	65
		140	00	17	50
		Cart track from Sherkhi to Koyali	00	01	95
		17/2	00	06	00
		17/1	00	10	60
		18/1	00	13	30
		20	00	20	40
		19/1	00	02	50
		Cart track from Sherkhi to Koyali	00	00	80
		36/2	00	11	85
		37/3	00	08	20
		37/2	00	07	45
		37/1	00	13	85
		39/1	00	22	65

(1)	(2)	(3)	(4)	(5)	(6)
	Sherkhi	39/2/1	00	05	30
	(Cont...)	42	00	13	90
		40	00	02	60
		41	00	00	20
		1/3	00	71	55
	Koyali	686	00	00	05
		687/5	00	26	30
		687/8/P	00	12	60
		744/1/B	00	83	00
		744/2	00	00	75
		1059/1 (Govt. Land)	00	59	50
	Dhanora	155	00	09	35
		157	00	12	00
		158	00	08	50
		159	00	08	60
		161	00	09	45
		160	00	00	20
		185/1	00	02	95
		185	00	18	95
		184	00	06	30
		186	00	09	30
		186/1	00	12	15
		Cart track	00	01	30
		199	00	22	45
		203	00	17	90
		202	00	11	00
		322/5/1	00	07	10
		254	00	21	85
		255	00	02	25
		322/3	00	22	40
		257	00	23	50
		258	00	10	40
		265	00	04	40
		264	00	15	80
		262	00	04	85
		263	00	15	95
		322/9	00	14	80
		322/18	00	56	75
		322/10/1	00	00	15
		322/8	00	57	85
	Ranoli	728/6/B+C	01	21	65
		774	00	10	10
		773	00	06	60
		728/6/A	00	09	05
		728/7/P	00	68	25
		728/7/P	00	11	80
		728/6/B	00	03	05
		728/8	00	58	80

(1)	(2)	(3)	(4)	(5)	(6)
	Ranoli	728	00	73	60
	(Cont...)	935	00	61	60
		935/4	00	12	90
		935/3	00	55	35
	Padamala	518	00	20	65
		525	00	03	60
		517	00	27	45
		509	00	03	70
		478	00	48	10
		507	00	11	80
		Cart track	00	03	90
		506	00	00	80
		480	00	42	85
		481	00	14	85
		482	00	04	70
		Cart track Padamala - Ranoli	00	01	45
		462	00	04	45
		459	00	02	05
		460	00	10	95
		449	00	34	70
		443	00	38	65
		444	00	26	30
		Cart track	00	04	65
		440	00	01	30
		441	00	32	00
		399	00	07	70
		Cart track	00	04	45
		400	00	33	60
		381	00	25	00
		380	00	05	95
		379	00	01	80
		375	00	10	80
		Cart track Padamala - Ranoli	00	01	65
		374	00	00	30
		373	00	34	00
		372	00	01	50
		371	00	12	40
		360	00	25	80
		357	00	06	00
		Cart track	00	01	10
		356	00	15	25
		354	00	03	80
		352	00	17	20
		149	00	18	70
		350	00	00	05
		342	00	03	70
		348	00	18	95
		346	00	00	60
		347	00	20	20
		Cart track	00	02	65
		54	00	07	30

(1)	(2)	(3)	(4)	(5)	(6)
	Padamala	Cart track	00	01	85
	(Cont...)	153	00	12	45
		152	00	00	30
		151	00	16	55
		147	00	05	50
		148	00	15	30
		Cart track Padamala - Sokhda	00	02	95
		140	00	00	10
		139	00	07	40
		138	00	06	30
		137	00	01	15
		Cart track	00	02	90
		106	00	33	45
		107	00	13	45
		121	00	08	30
	Sokhda	919	00	47	40
		912/B	00	08	00
		913	00	13	95
		902/B	00	07	10
		902/A	00	21	95
		903	00	04	40
		904	00	14	10
		905	00	03	50
		898	00	10	70
		896	00	05	10
		897	00	13	75
		884	00	06	70
		883	00	07	45
		865	00	10	35
		864	00	03	65
		863	00	05	75
		852	00	12	60
		854	00	10	70
		853	00	10	05
		848	00	11	60
		847	00	10	10
		Cart track	00	00	25
		846	00	20	10
		Cart track	00	01	05
		976	00	53	40
		991	00	18	55
		992	00	03	60
		990	00	15	40
		993	00	10	85
		985	00	03	40
		1045	00	31	90
		984/A	00	00	25
		Cart track	00	02	00
		1046	00	28	65
		Cart track	00	05	25



(1)	(2)	(3)	(4)	(5)	(6)
	Sokhada	1206	00	05	70
	(Cont...)	1205	00	06	65
		1204	00	07	15
		1203	00	10	00
		1202	00	21	40
		1201	00	04	85
		1200	00	07	70
		1199	00	20	30
		1226	00	00	25
		1253	00	21	40
		1191	00	30	25
		1189	00	13	65
		Cart track to Sokhada	00	15	65
		1258	00	08	45
		Cart track Sokhada - Manjuser	00	01	55
		1260 (Govt. Land)	00	04	25
		1179	00	00	05
		1178	00	01	25
		1262	00	09	00
		1176	00	00	55
		1177	00	03	35
		1175	00	12	05
		1174	00	13	05
		1170	00	18	50
		1169	00	04	40
Savli	Manjuser	200	00	40	15
		211	00	17	30
		Cart track	00	01	00
		213	00	00	05
		212	00	26	35
		215	00	14	15
		216	00	12	30
		Cart track Kunpad - Manjuser	00	02	65
		230/A	00	08	75
		227	00	11	45
		Cart track to Pond	00	02	70
		221/Pond	00	08	50
		226	00	00	60
		225	00	01	75
		222	00	12	30
		598	00	16	60
		599	00	09	35
		600	00	07	30
		604 (Govt. Land)	00	15	00
	Kunpad	194	00	27	05
		196	00	01	05
		197	00	00	55
		193/B	00	11	80
		190	00	13	20
		189	00	00	10

(1)	(2)	(3)	(4)	(5)	(6)
	Kunpad	Cart track - Kunpad to Manjusr	00	01	80
	(Cont...)	222	00	01	20
		221	00	02	00
		223	00	22	00
		220	00	01	15
		224	00	08	30
		225	00	25	50
		226	00	24	85
		180	00	00	75
		Cart track - Manjusr to Sokhada	00	03	25
		178/A	00	00	05
		227/Pond	00	07	70
		Cart track to Manjusr	00	01	30
		174	00	42	00
		171	00	11	45
		172	00	12	40
		170	00	06	20
		173	00	01	20
		169	00	09	60
		166	00	02	60
		168	00	00	10
		167	00	04	30
		164	00	17	20
		159	00	04	00
		160	00	04	60
		142	00	15	40
		144	00	08	60
		145	00	04	05
		146	00	06	70
		147	00	00	35
		Cart track - Kunpad to Manjusr	00	04	10
		138/B	00	08	75
		137	00	14	00
		136	00	00	45
		Cart track	00	01	15
		128	00	33	80
		127	00	12	40
		113/B	00	03	15
		116	00	00	35
		114	00	21	00
		109	00	00	10
		108	00	04	30
		107	00	04	25
		103	00	28	80
		101	00	09	45
		102	00	13	55
		100	00	17	30
		Cart track - Kunpad to Manjusr	00	04	10
		65	00	01	55
		66	00	08	30

(1)	(2)	(3)	(4)	(5)	(6)
	Kunpad	99	00	20	50
	(Cont...)	70	00	05	35
		97/B	00	06	40
		97/A	00	15	30
		96	00	01	25
		95	00	15	10
		94/B	00	02	10
		93	00	20	15
		89	00	00	15
		90	00	08	15
		87	00	09	70
		82/A	00	15	35
		84	00	16	45
		83	00	07	65
		72	00	03	90
	Tundav	1404	00	03	25
		1403	00	18	55
		1402	00	13	80
		1406	00	06	90
		1407	00	25	25
		1412	00	02	75
		1396	00	05	75
		1413	00	00	20
		1390/A	00	19	05
		1390/B	00	33	15
		1391	00	01	90
		1350	00	52	30
		1351	00	06	20
		1344	00	15	70
		1321	00	22	00
		Kotar (Govt. Land)	00	05	35
		Cart track	00	06	60
		1310	00	08	65
		1311	00	14	10
		1300	00	03	80
		1307	00	12	15
		1299/B	00	18	25
		1287	00	15	40
		1286	00	17	25
		Cart track - Tundav to Manjusar	00	02	40
		1272	00	35	90
		1273	00	19	00
		1274	00	01	50
		1258	00	00	35
		1262	00	27	70
		1265	00	10	75
		1263	00	04	55
		1243	00	16	55
		1240	00	48	30
		1241	00	01	95

(1)	(2)	(3)	(4)	(5)	(6)
	Tundav	Cart track	00	04	05
	(Cont...)	894	00	01	90
		Cart track Tundav to Samlaya	00	03	00
		895	00	07	70
		937	00	00	20
		896	00	16	05
		897	00	16	05
		935	00	00	05
		869	00	01	45
		898	00	11	70
		899	00	00	60
		934	00	14	65
		944	00	03	05
		933	00	06	00
		945	00	10	35
		947/A	00	00	95
		947/B	00	08	40
		946	00	07	55
		949	00	01	50
		951	00	02	30
		950	00	10	80
		952	00	13	35
		955	00	00	15
		953	00	06	80
		954	00	07	95
		1012	00	17	65
		1010	00	08	90
		1017	00	09	20
		1018	00	12	10
		1019	00	08	70
		1089	00	12	90
		1088	00	00	10
		1087	00	10	95
		1090	00	01	55
		1091	00	01	40
		1086	00	14	40
		1109	00	00	20
		1110	00	13	35
		1111	00	11	05
		1112	00	06	20
		1113	00	07	15
		1125	00	07	00
		1122	00	02	65
		1124	00	09	05
		1123	00	01	40
		1135	00	17	90
		1131	00	14	20
		1132	00	04	35
		Cart track Tundav to Lasundra	00	06	25
		1138	00	01	70

(1)	(2)	(3)	(4)	(5)	(6)
	Tundav(Cont...)	1141	00	04	65
	Lasundra	403	00	11	30
		402	00	00	85
		405	00	24	90
		404	00	18	10
		406	00	10	40
		409	00	12	80
		408	00	18	40
		Cart track Lasundra to Ademathi	00	02	00
		50	00	34	65
		53 (Govt. Land)	00	42	15
		51	00	12	85
		52	00	10	15
		64	00	20	10
		63	00	56	10
		62	00	07	75
		68	00	47	40
		61 (Govt. Land)	00	10	75
		92	00	56	20
		106	00	11	10
	Pasva	452/A	00	39	35
		453/A	00	21	85
		454/A	00	04	80
		462	00	01	85
		461	00	38	60
		460	00	14	70
		459/A	00	01	60
		459/B	00	29	00
		Cart track	00	04	85
		475	00	40	40
		476	00	02	25
		477	00	06	55
		474	00	11	50
		473	00	06	55
		479	00	05	15
		482	00	19	75
		481	00	02	75
		531	00	00	05
		530	00	15	05
		529	00	08	10
		485/B	00	13	75
		523	00	32	05
		488	00	16	05
		522/B	00	09	45
		520	00	07	70
		517	00	06	80
		518	00	14	80
		512	00	00	45
		510	00	03	75
		22	00	04	80

(1)	(2)	(3)	(4)	(5)	(6)
	Pasva	21	00	00	60
	(Cont...)	23	00	18	00
		30	00	00	15
		24	00	07	90
		29	00	03	30
		25	00	02	80
		26	00	00	25
		27	00	15	05
		80	00	09	40
		34	00	05	20
		79	00	00	90
		78	00	10	30
		77	00	02	40
		42	00	06	35
		43	00	07	95
		44	00	02	80
		47	00	20	80
		49	00	07	05
Vadodara	Singrot	591/P	00	76	95
		481	00	20	25
		482	00	09	60
		591/P	00	08	80
		477	00	24	20
		591/P	00	34	15
		455	00	02	70
		454	00	16	75
		453	00	01	15
		451	00	01	25
		452	00	15	30
		Cart track Singrot to Kathana Angadh	00	03	65
		330	00	40	30
		329	00	08	55
		Kotar (Govt. Land)	00	04	50
		301 (Govt. Land)	00	96	70
		182	00	15	25
		181	00	10	10
		180	00	39	30
		177	00	23	90
		176	00	20	25
		174	00	22	40
		172	00	17	05

District : Anand

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Anklav	Umēta	355 (Govt. Land)	00	26	30
		354/1	00	12	00
		354/2	00	02	95
		357 (Govt. Land)	00	05	35

(1)	(2)	(3)	(4)	(5)	(6)
	Umeta	343	00	12	90
	(Cont...)	344	00	02	30
		342	00	36	85
	Cart track		00	06	50
	303		00	00	25
	300		00	33	70
	301		00	28	25
	281		00	22	90
	276		00	25	80
	271		00	17	00
	270		00	15	20
	267		00	02	30
	266		00	14	50
	264		00	03	15
	265		00	18	60
	260		00	17	25
	263		00	08	10
	262		00	06	15
	Cart track from Umeta to Asharma		00	02	70

By order and in the name of the Governor of Gujarat,

Y. B. PATEL,

Under Secretary to Government.

ઉર્જા અને પેટ્રો કેમિકલ્સ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫મી જૂન, ૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨/૫૦ જીપીસી-૧૦-૨૦૦૨-૫૬૦-૬ આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે વડોદરા જિલ્લાના વડોદરા તાલુકાના શેરખીથી વડોદરા જિલ્લાના સાવલી તાલુકાના પાસવા ગામ સુધી અને વડોદરા જિલ્લાના વડોદરા તાલુકાના શેરખી ગામથી આણંદ જિલ્લાના આંકલાવ તાલુકાના ઉમેટા ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનેટ લિ. (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લી. ની ગૌણ કંપની) ગાંધીનગર દ્વારા પાઈપલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી, આવી પાઈપલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાઈપ લાઈન (જમીનમાના વપરાશકારોનો હકક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટા કલમ ૧૧ થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરે છે.

સંદર્ભ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત વરાવતી કોઈપણ વ્યક્તિ ગુજરાત સરકારના રાજપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવેલ તે તારીખથી ત્રીસા ૩૦ દિવસની અંદર સશ્વત્ત સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનેટ લી., બ્લોક નં. ૧૫, ૩ જો માળ, ઉદ્યોગ ભવન, ગાંધીનગરને તેમાં વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાઈપલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમાં રજૂ કરી શકશે.



અનુસૂચી

જિલ્લો : વડોદરા

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
વડોદરા	શેરખી	૫૫૩/૪	૦૦	૦૧	૫૫
		૫૬૧/૨	૦૦	૦૭	૮૦
		૫૬૨/૧	૦૦	૦૮	૮૫
		૫૫૮/૧૦	૦૦	૧૩	૭૦
		૫૫૮/૮	૦૦	૧૫	૮૦
		૫૫૮/૬	૦૦	૧૨	૬૦
		૫૫૮/૫/બી	૦૦	૦૦	૬૦
		૫૫૮/૨/બી	૦૦	૧૩	૪૦
		૫૭૨/૨/બી	૦૦	૧૮	૨૫
		૫૭૧/૨/બી	૦૦	૨૨	૧૫
		૫૭૦	૦૦	૨૦	૫૦
		ગાડા માર્ગ	૦૦	૦૧	૮૦
		૫૦૩/૧	૦૦	૨૫	૪૦
		૫૦૩/૨	૦૦	૧૩	૪૦
		૫૦૨/૪/બી	૦૦	૦૦	૦૫
		૫૦૧/૧	૦૦	૦૦	૬૫
		૫૦૧/૨	૦૦	૧૭	૩૫
		૫૦૧/૪	૦૦	૦૮	૮૦
		૫૦૧/૫/એ	૦૦	૦૮	૨૦
		૫૦૧/૫/બી	૦૦	૦૪	૮૦
		૫૦૦/૧	૦૦	૨૪	૭૦
		૪૮૮	૦૦	૧૬	૨૦
		૪૮૮/તળાવ	૦૦	૧૬	૩૦
		શેરખીથી ખાનપુર ગાડા માર્ગ	૦૦	૦૨	૧૫
		૩૩૧/૧	૦૦	૦૦	૨૫
		૩૩૦	૦૦	૨૮	૨૫
		૩૩૬/૧/એ	૦૦	૦૦	૧૦
		૩૨૩/૧	૦૦	૨૪	૦૦
		૩૨૩/૨	૦૦	૧૭	૮૦
		ગાડા માર્ગ	૦૦	૦૧	૬૦
		૩૧૮/૪	૦૦	૧૭	૪૦
		૩૧૮/૫	૦૦	૨૬	૩૦
		૩૧૭/૧	૦૦	૦૦	૫૫
		૩૧૭/૩	૦૦	૦૮	૨૦
		૩૧૭/૪	૦૦	૦૮	૦૦
		૩૧૬/૨	૦૦	૩૫	૦૦
		ગાડા માર્ગ	૦૦	૦૨	૨૦
		૩૦૪	૦૦	૧૩	૧૦
		૩૦૩	૦૦	૧૨	૮૫
		૩૦૫	૦૦	૧૧	૮૦
		કોઠાર (સરકારી જમીન)	૦૦	૦૩	૧૫
		૧૫૨/૧	૦૦	૧૭	૮૫
		૧૫૨/૨	૦૦	૦૪	૧૦
		૧૫૦/૨	૦૦	૨૮	૨૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	શેરખી	૧૪૨/૬	૦૦	૩૧	૭૫
	(આલુ...)	૧૪૩/૧	૦૦	૦૮	૦૦
		૧૪૩/૨	૦૦	૦૮	૭૫
		૧૪૪/૨	૦૦	૦૦	૬૫
		૧૪૪/૩	૦૦	૦૨	૭૫
		૧૪૪/૪	૦૦	૦૪	૮૦
		૧૪૬	૦૦	૦૦	૫૦
		૧૪૫	૦૦	૧૫	૭૦
		૧૩૭/૧	૦૦	૦૮	૦૦
		૧૩૭/૨	૦૦	૦૮	૬૦
		શેરખીથી કોયલી ગાડા માર્ગ	૦૦	૦૧	૬૫
		૮૦	૦૦	૨૮	૮૫
		૮૫/૧	૦૦	૦૮	૦૦
		૮૫/૨	૦૦	૧૧	૧૫
		૮૬	૦૦	૧૮	૫૦
		૭૧/૨	૦૦	૨૧	૩૦
		૭૧/૩	૦૦	૨૧	૨૦
		ગાડા માર્ગ / નાણુ	૦૦	૦૧	૭૦
		૭૦/૭૭	૦૦	૦૪	૬૦
		૭૦/૭૬	૦૦	૦૪	૮૦
		૭૦/૭૫	૦૦	૦૮	૩૦
		૭૦/૭૩	૦૦	૦૫	૦૦
		૭૦/૭૨	૦૦	૦૭	૨૦
		૭૦/૭૦	૦૦	૧૭	૦૦
		૭૦/૬૬	૦૦	૦૭	૨૦
		૭૦/૬૫	૦૦	૦૭	૨૦
		૭૦/૪૨	૦૦	૦૨	૨૦
		૭૦/૪૬	૦૦	૧૮	૩૫
		૭૦/૨૩	૦૦	૨૪	૧૫
		૭૦/૨૨	૦૦	૦૦	૧૦
		૭૦/૧૭	૦૦	૧૮	૦૦
		૭૦/૧૦	૦૦	૧૮	૪૫
		૭૦/૩	૦૦	૧૪	૪૦
		૭૦/૪૫	૦૦	૦૦	૧૫
		૧૪૩/૨	૦૦	૦૧	૧૦
		૧૪૪/૪	૦૦	૦૭	૪૫
		૧૪૪/૧	૦૦	૦૭	૬૫
		૧૪૦	૦૦	૧૭	૫૦
		શેરખીથી કોયલી ગાડામાર્ગ	૦૦	૦૧	૮૫
		૧૭/૨	૦૦	૦૬	૦૦
		૧૭/૧	૦૦	૧૦	૬૦
		૧૮/૧	૦૦	૧૩	૩૦
		૨૦	૦૦	૨૦	૪૦
		૧૮/૧	૦૦	૦૨	૫૦
		શેરખીથી કોયલી ગાડામાર્ગ	૦૦	૦૦	૮૦
		૩૬/૨	૦૦	૧૧	૮૫
		૩૭/૩	૦૦	૦૮	૨૦
		૩૭/૨	૦૦	૦૭	૪૫
		૩૭/૧	૦૦	૧૩	૮૫
		૩૮/૧	૦૦	૨૨	૬૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	શેરખી	૩૮/૨/૧	૦૦	૦૫	૩૦
	(આલુ...)	૪૨	૦૦	૧૩	૮૦
		૪૦	૦૦	૦૨	૬૦
		૪૧	૦૦	૦૦	૨૦
		૧/૩	૦૦	૭૧	૫૫
	કોયલી	૬૮૬	૦૦	૦૦	૦૫
		૬૮૭/૫	૦૦	૨૬	૩૦
		૬૮૭/૮/૫૧	૦૦	૧૨	૬૦
		૭૪૪/૧/૫૧	૦૦	૮૩	૦૦
		૭૪૪/૨	૦૦	૦૦	૭૫
		૧૦૫૮/૧ (સરકારી જમીન)	૦૦	૫૮	૫૦
	ધનોરા	૧૫૫	૦૦	૦૮	૩૫
		૧૫૭	૦૦	૧૨	૦૦
		૧૫૮	૦૦	૦૮	૫૦
		૧૫૯	૦૦	૦૮	૬૦
		૧૬૧	૦૦	૦૮	૪૫
		૧૬૦	૦૦	૦૦	૨૦
		૧૮૫/૧	૦૦	૦૨	૮૫
		૧૮૫	૦૦	૧૮	૮૫
		૧૮૪	૦૦	૦૬	૩૦
		૧૮૬	૦૦	૦૮	૩૦
		૧૮૬/૧	૦૦	૧૨	૧૫
		ગાંધી માર્ગ	૦૦	૦૧	૩૦
		૧૮૮	૦૦	૨૨	૪૫
		૨૦૩	૦૦	૧૭	૮૦
		૨૦૨	૦૦	૧૧	૦૦
		૩૨૨/૫/૧	૦૦	૦૭	૧૦
		૨૫૪	૦૦	૨૧	૮૫
		૨૫૫	૦૦	૦૨	૨૫
		૩૨૨/૩	૦૦	૨૨	૪૦
		૨૫૭	૦૦	૨૩	૫૦
		૨૫૮	૦૦	૧૦	૪૦
		૨૬૫	૦૦	૦૪	૪૦
		૨૬૪	૦૦	૧૫	૮૦
		૨૬૨	૦૦	૦૪	૮૫
		૨૬૩	૦૦	૧૫	૮૫
		૩૨૨/૮	૦૦	૧૪	૮૦
		૩૨૨/૧૮	૦૦	૫૬	૭૫
		૩૨૨/૧૦/૧	૦૦	૦૦	૧૫
		૩૨૨/૮	૦૦	૫૭	૮૫
	રનોલી	૭૨૮/૬/ બ+ ક.	૦૧	૨૧	૬૫
		૭૭૪	૦૦	૧૦	૧૦
		૭૭૩	૦૦	૦૬	૬૦
		૭૨૮/૬/ એ	૦૦	૦૮	૦૫
		૭૨૮/૭/ ૫૧	૦૦	૬૮	૨૫
		૭૨૮/૭/ ૫૧	૦૦	૧૧	૮૦
		૭૨૮/૬/ બી	૦૦	૦૩	૦૫
		૭૨૮/૮	૦૦	૫૮	૮૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	રનોલી	૭૨૮	૦૦	૭૩	૬૦
	(આલુ...)	૮૩૫	૦૦	૬૧	૬૦
		૮૩૫/૪	૦૦	૧૨	૮૦
		૮૩૫/૩	૦૦	૫૫	૩૫
	પદમલા	૫૧૮	૦૦	૨૦	૬૫
		૫૨૫	૦૦	૦૩	૬૦
		૫૧૭	૦૦	૨૭	૪૫
		૫૦૮	૦૦	૦૩	૭૦
		૪૭૮	૦૦	૪૮	૧૦
		૫૦૭	૦૦	૧૧	૮૦
		ગાડા માર્ગ	૦૦	૦૩	૮૦
		૫૦૬	૦૦	૦૦	૮૦
		૪૮૦	૦૦	૪૨	૮૫
		૪૮૧	૦૦	૧૪	૮૫
		૪૮૨	૦૦	૦૪	૭૦
		પદમલા થી રાનોલી ગાડા માર્ગ	૦૦	૦૧	૪૫
		૪૬૨	૦૦	૦૪	૪૫
		૪૫૮	૦૦	૦૨	૦૫
		૪૬૦	૦૦	૧૦	૮૫
		૪૪૮	૦૦	૩૪	૭૦
		૪૪૩	૦૦	૩૮	૬૫
		૪૪૪	૦૦	૨૬	૩૦
		ગાડા માર્ગ	૦૦	૦૪	૬૫
		૪૪૦	૦૦	૦૧	૩૦
		૪૪૧	૦૦	૩૨	૦૦
		૩૮૮	૦૦	૦૭	૭૦
		ગાડા માર્ગ	૦૦	૦૪	૪૫
		૪૦૦	૦૦	૩૩	૬૦
		૩૮૧	૦૦	૨૫	૦૦
		૩૮૦	૦૦	૦૫	૮૫
		૩૭૮	૦૦	૦૧	૮૦
		૩૭૫	૦૦	૧૦	૮૦
		પદમલા થી રાનોલી ગાડા માર્ગ	૦૦	૦૧	૬૫
		૩૭૪	૦૦	૦૦	૩૦
		૩૭૩	૦૦	૩૪	૦૦
		૩૭૨	૦૦	૦૧	૫૦
		૩૭૧	૦૦	૧૨	૪૦
		૩૬૦	૦૦	૨૫	૮૦
		૩૫૭	૦૦	૦૬	૦૦
		ગાડા માર્ગ	૦૦	૦૧	૧૦
		૩૫૬	૦૦	૧૫	૨૫
		૩૫૪	૦૦	૦૩	૮૦
		૩૫૨	૦૦	૧૭	૨૦
		૧૪૮	૦૦	૧૮	૭૦
		૩૫૦	૦૦	૦૦	૦૫
		૩૪૨	૦૦	૦૩	૭૦
		૩૪૮	૦૦	૧૮	૮૫
		૩૪૬	૦૦	૦૦	૬૦
		૩૪૭	૦૦	૨૦	૨૦
		ગાડા માર્ગ	૦૦	૦૨	૬૫
		૫૪	૦૦	૦૭	૩૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	પદમલા	ગાડા માર્ગ	૦૦	૦૧	૮૫
	(ચાલુ...)	૧૫૩	૦૦	૧૨	૪૫
		૧૫૨	૦૦	૦૦	૩૦
		૧૫૧	૦૦	૧૬	૫૫
		૧૪૭	૦૦	૦૫	૫૦
		૧૪૮	૦૦	૧૫	૩૦
		પદમલા થી સોખડા ગાડા માર્ગ	૦૦	૦૨	૮૫
		૧૪૦	૦૦	૦૦	૧૦
		૧૩૮	૦૦	૦૭	૪૦
		૧૩૮	૦૦	૦૬	૩૦
		૧૩૭	૦૦	૦૧	૧૫
		ગાડા માર્ગ	૦૦	૦૨	૮૦
		૧૦૬	૦૦	૩૩	૪૫
		૧૦૭	૦૦	૧૩	૪૫
		૧૨૧	૦૦	૦૮	૩૦
	સોખડા	૮૧૮	૦૦	૪૭	૪૦
		૮૧૨/ બી	૦૦	૦૮	૦૦
		૮૧૩	૦૦	૧૩	૮૫
		૮૦૨/ બી	૦૦	૦૭	૧૦
		૮૦૨/ એ	૦૦	૨૧	૮૫
		૮૦૩	૦૦	૦૪	૪૦
		૮૦૪	૦૦	૧૪	૧૦
		૮૦૫	૦૦	૦૩	૫૦
		૮૮૮	૦૦	૧૦	૭૦
		૮૮૬	૦૦	૦૫	૧૦
		૮૮૭	૦૦	૧૩	૭૫
		૮૮૪	૦૦	૦૬	૭૦
		૮૮૩	૦૦	૦૭	૪૫
		૮૬૫	૦૦	૧૦	૩૫
		૮૬૪	૦૦	૦૩	૬૫
		૮૬૩	૦૦	૦૫	૭૫
		૮૫૨	૦૦	૧૨	૬૦
		૮૫૪	૦૦	૧૦	૭૦
		૮૫૩	૦૦	૧૦	૦૫
		૮૪૮	૦૦	૧૧	૬૦
		૮૪૭	૦૦	૧૦	૧૦
		ગાડા માર્ગ	૦૦	૦૦	૨૫
		૮૪૬	૦૦	૨૦	૧૦
		ગાડા માર્ગ	૦૦	૦૧	૦૫
		૮૭૬	૦૦	૫૩	૪૦
		૮૮૧	૦૦	૧૮	૫૫
		૮૮૨	૦૦	૦૩	૬૦
		૮૮૦	૦૦	૧૫	૪૦
		૮૮૩	૦૦	૧૦	૮૫
		૮૮૫	૦૦	૦૩	૪૦
		૧૦૪૫	૦૦	૩૧	૮૦
		૮૮૪/ એ	૦૦	૦૦	૨૫
		ગાડા માર્ગ	૦૦	૦૨	૦૦
		૧૦૪૬	૦૦	૨૮	૬૫
		ગાડા માર્ગ	૦૦	૦૫	૨૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	સોંખડા	૧૨૦૬	૦૦	૦૫	૭૦
	(ચાલુ...)	૧૨૦૫	૦૦	૦૬	૬૫
		૧૨૦૪	૦૦	૦૭	૧૫
		૧૨૦૩	૦૦	૧૦	૦૦
		૧૨૦૨	૦૦	૨૧	૪૦
		૧૨૦૧	૦૦	૦૪	૮૫
		૧૨૦૦	૦૦	૦૭	૬૦
		૧૧૯૯	૦૦	૨૦	૩૦
		૧૧૯૮	૦૦	૦૦	૨૫
		૧૧૯૭	૦૦	૨૧	૪૦
		૧૧૯૬	૦૦	૩૦	૨૫
		૧૧૯૫	૦૦	૧૩	૬૫
		૧૧૯૪	૦૦	૧૫	૬૫
	સોંખડા ગાડા માર્ગ		૦૦	૦૮	૪૫
	૧૨૫૮		૦૦	૦૧	૫૫
	સોંખડા થી મંજુસર ગાડા માર્ગ		૦૦	૦૪	૨૫
	૧૨૬૦ (સરકારી જમીન)		૦૦	૦૦	૦૫
	૧૧૭૯		૦૦	૦૧	૨૫
	૧૧૭૮		૦૦	૦૯	૦૦
	૧૨૬૨		૦૦	૦૦	૫૫
	૧૧૭૬		૦૦	૦૮	૩૫
	૧૧૭૭		૦૦	૧૨	૦૫
	૧૧૭૫		૦૦	૧૩	૦૫
	૧૧૭૪		૦૦	૧૮	૫૦
	૧૧૭૦		૦૦	૦૪	૪૦
	૧૧૬૯		૦૦	૪૦	૧૫
સાવલી	મંજુસર	૨૦૦	૦૦	૧૭	૩૦
		૨૧૧	૦૦	૦૧	૦૦
	ગાડા માર્ગ		૦૦	૦૦	૦૫
	૨૧૩		૦૦	૨૬	૩૫
	૨૧૨		૦૦	૧૪	૧૫
	૨૧૫		૦૦	૧૨	૩૦
	૨૧૬		૦૦	૦૨	૬૫
	કુનપાડ થી મંજુસર ગાડા માર્ગ		૦૦	૦૮	૭૫
	૨૩૦/ ઓ		૦૦	૧૧	૪૫
	૨૨૭		૦૦	૦૨	૯૦
	નદી તરફ ગાડા માર્ગ		૦૦	૦૮	૫૦
	૨૨૧/ તળાવ		૦૦	૦૦	૬૦
	૨૨૬		૦૦	૦૧	૭૫
	૨૨૫		૦૦	૧૨	૩૦
	૨૨૨		૦૦	૧૬	૬૦
	૫૯૮		૦૦	૦૯	૩૫
	૫૯૯		૦૦	૦૭	૩૦
	૬૦૦		૦૦	૧૫	૦૦
	૬૦૪ (સરકારી જમીન)		૦૦	૨૭	૦૫
કુનપાડ		૧૯૪	૦૦	૦૧	૦૫
		૧૯૬	૦૦	૦૦	૫૫
		૧૯૭	૦૦	૧૧	૮૦
	૧૯૩/ બી		૦૦	૧૩	૨૦
	૧૯૦		૦૦	૦૦	૧૦
	૧૯૯				

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કુનપાડ	કુનપાડ થી મંજુસર ગાડા માર્ગ	૦૦	૦૧	૮૦
	(આલુ...)	૨૨૨	૦૦	૦૧	૨૦
		૨૨૧	૦૦	૦૨	૦૦
		૨૨૩	૦૦	૨૨	૦૦
		૨૨૦	૦૦	૦૧	૧૫
		૨૨૪	૦૦	૦૮	૩૦
		૨૨૫	૦૦	૨૫	૫૦
		૨૨૬	૦૦	૨૪	૮૫
		૧૮૦	૦૦	૦૦	૭૫
		મંજુસર થી સોખડા ગાડા માર્ગ	૦૦	૦૩	૨૫
		૧૭૮/ એ	૦૦	૦૦	૦૫
		૨૨૭/ તળાવ	૦૦	૦૭	૭૦
		મંજુસર તરફ ગાડા માર્ગ	૦૦	૦૧	૩૦
		૧૭૪	૦૦	૪૨	૦૦
		૧૭૧	૦૦	૧૧	૪૫
		૧૭૨	૦૦	૧૨	૪૦
		૧૭૦	૦૦	૦૬	૨૦
		૧૭૩	૦૦	૦૧	૨૦
		૧૬૯	૦૦	૦૯	૬૦
		૧૬૬	૦૦	૦૨	૬૦
		૧૬૮	૦૦	૦૦	૧૦
		૧૬૭	૦૦	૦૪	૩૦
		૧૬૪	૦૦	૧૭	૨૦
		૧૫૯	૦૦	૦૪	૦૦
		૧૬૦	૦૦	૦૪	૬૦
		૧૪૨	૦૦	૧૫	૪૦
		૧૪૪	૦૦	૦૮	૬૦
		૧૪૫	૦૦	૦૪	૦૫
		૧૪૬	૦૦	૦૬	૭૦
		૧૪૭	૦૦	૦૦	૩૫
		કુનપાડ થી મંજુસર ગાડા માર્ગ	૦૦	૦૪	૧૦
		૧૩૮/ બી	૦૦	૦૮	૭૫
		૧૩૭	૦૦	૧૪	૦૦
		૧૩૬	૦૦	૦૦	૪૫
		ગાડા માર્ગ	૦૦	૦૧	૧૫
		૧૨૮	૦૦	૩૩	૮૦
		૧૨૭	૦૦	૧૨	૪૦
		૧૧૩/ બી	૦૦	૦૩	૧૫
		૧૧૬	૦૦	૦૦	૩૫
		૧૧૪	૦૦	૨૧	૦૦
		૧૦૯	૦૦	૦૦	૧૦
		૧૦૮	૦૦	૦૪	૩૦
		૧૦૭	૦૦	૦૪	૨૫
		૧૦૩	૦૦	૨૮	૮૦
		૧૦૧	૦૦	૦૯	૪૫
		૧૦૨	૦૦	૧૩	૫૫
		૧૦૦	૦૦	૧૭	૩૦
		કુનપાડ થી મંજુસર ગાડા માર્ગ	૦૦	૦૪	૧૦
		૬૫	૦૦	૦૧	૫૫
		૬૬	૦૦	૦૮	૩૦



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કુ.૧૫૬	૯૯	૦૦	૨૦	૫૦
	(ગા.કુ....)	૭૦	૦૦	૦૫	૩૫
		૯૭/ બી	૦૦	૦૬	૪૦
		૯૭/ એ	૦૦	૧૫	૩૦
		૯૬	૦૦	૦૧	૨૫
		૯૫	૦૦	૧૫	૧૦
		૯૪/ બી	૦૦	૦૨	૧૦
		૯૩	૦૦	૨૦	૧૫
		૯૨	૦૦	૦૦	૧૫
		૯૦	૦૦	૦૮	૧૫
		૮૭	૦૦	૦૮	૭૦
		૮૨/ એ	૦૦	૧૫	૩૫
		૮૪	૦૦	૧૬	૪૫
		૮૩	૦૦	૦૭	૬૫
		૭૨	૦૦	૦૩	૯૦
ટુંકાવ	૧૪૦૪	૦૦	૦૩	૨૫	
	૧૪૦૩	૦૦	૧૮	૫૫	
	૧૪૦૨	૦૦	૧૩	૮૦	
	૧૪૦૬	૦૦	૦૬	૯૦	
	૧૪૦૭	૦૦	૨૫	૨૫	
	૧૪૧૨	૦૦	૦૨	૭૫	
	૧૩૯૬	૦૦	૦૫	૭૫	
	૧૪૧૩	૦૦	૦૦	૨૦	
	૧૩૯૦/ એ	૦૦	૧૯	૦૫	
	૧૩૯૦/ બી	૦૦	૩૩	૧૫	
	૧૩૯૧	૦૦	૦૧	૯૦	
	૧૩૫૦	૦૦	૫૨	૩૦	
	૧૩૫૧	૦૦	૦૬	૨૦	
	૧૩૪૪	૦૦	૧૫	૭૦	
	૧૩૨૧	૦૦	૨૨	૦૦	
	કોતર (સરકારી જમીન)	૦૦	૦૫	૩૫	
	ગાડા માર્ગ	૦૦	૦૬	૬૦	
	૧૩૧૦	૦૦	૦૮	૬૫	
	૧૩૧૧	૦૦	૧૪	૧૦	
	૧૩૦૦	૦૦	૦૩	૮૦	
	૧૩૦૭	૦૦	૧૨	૧૫	
	૧૨૯૯/ બી	૦૦	૧૮	૨૫	
	૧૨૮૭	૦૦	૧૫	૪૦	
	૧૨૮૬	૦૦	૧૭	૨૫	
	ટુંકાવ થી મંજુસર ગાડા માર્ગ	૦૦	૦૨	૪૦	
	૧૨૭૨	૦૦	૩૫	૯૦	
	૧૨૭૩	૦૦	૧૯	૦૦	
	૧૨૭૪	૦૦	૦૧	૫૦	
	૧૨૫૮	૦૦	૦૦	૩૫	
	૧૨૬૨	૦૦	૨૭	૭૦	
	૧૨૬૧	૦૦	૧૦	૭૫	
	૧૨૬૩	૦૦	૦૪	૫૫	
	૧૨૪૩	૦૦	૧૬	૫૫	
	૧૨૪૦	૦૦	૪૮	૩૦	
	૧૨૪૧	૦૦	૦૧	૯૫	

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ટુંડાવ	ગાડા માર્ગ	૦૦	૦૪	૦૫
	(ચાલુ...)	૮૮૪	૦૦	૦૧	૮૦
		ટુંડાવ થી સમલાયા ગાડા માર્ગ	૦૦	૦૩	૦૦
		૮૮૫	૦૦	૦૭	૭૦
		૮૩૭	૦૦	૦૦	૨૦
		૮૮૬	૦૦	૧૬	૦૫
		૮૮૭	૦૦	૧૬	૦૫
		૮૩૫	૦૦	૦૦	૦૫
		૮૬૮	૦૦	૦૧	૪૫
		૮૮૮	૦૦	૧૧	૭૦
		૮૮૯	૦૦	૦૦	૬૦
		૮૮૯	૦૦	૧૪	૬૫
		૮૩૪	૦૦	૦૩	૦૫
		૮૪૪	૦૦	૦૬	૦૦
		૮૩૩	૦૦	૧૦	૩૫
		૮૪૫	૦૦	૦૦	૮૫
		૮૪૭/ એ	૦૦	૦૮	૪૦
		૮૪૭/ બી	૦૦	૦૭	૫૫
		૮૪૬	૦૦	૦૧	૫૦
		૮૪૮	૦૦	૦૨	૩૦
		૮૫૧	૦૦	૧૦	૮૦
		૮૫૦	૦૦	૧૩	૩૫
		૮૫૨	૦૦	૦૦	૧૫
		૮૫૫	૦૦	૦૬	૮૦
		૮૫૩	૦૦	૦૭	૮૫
		૮૫૪	૦૦	૧૭	૬૫
		૧૦૧૨	૦૦	૦૮	૮૦
		૧૦૧૦	૦૦	૦૮	૨૦
		૧૦૧૭	૦૦	૧૨	૧૦
		૧૦૧૮	૦૦	૦૮	૭૦
		૧૦૧૯	૦૦	૧૨	૮૦
		૧૦૮૯	૦૦	૦૭	૧૦
		૧૦૮૮	૦૦	૧૦	૮૫
		૧૦૮૭	૦૦	૦૧	૫૫
		૧૦૮૦	૦૦	૦૧	૪૦
		૧૦૮૧	૦૦	૧૪	૪૦
		૧૦૮૬	૦૦	૦૦	૨૦
		૧૧૦૯	૦૦	૧૩	૩૫
		૧૧૧૦	૦૦	૧૧	૦૫
		૧૧૧૧	૦૦	૦૬	૨૦
		૧૧૧૨	૦૦	૦૭	૧૫
		૧૧૧૩	૦૦	૦૭	૦૦
		૧૧૨૫	૦૦	૦૨	૬૫
		૧૧૨૨	૦૦	૦૮	૦૫
		૧૧૨૪	૦૦	૦૧	૪૦
		૧૧૨૩	૦૦	૧૭	૮૦
		૧૧૩૫	૦૦	૧૪	૨૦
		૧૧૩૧	૦૦	૦૪	૩૫
		૧૧૩૨	૦૦	૦૬	૨૫
		ટુંડાવ થી લસુંદરા ગાડા માર્ગ	૦૦	૦૧	૭૦
		૧૧૩૮			

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ટુંકાવ (ચાલુ...)	૧૧૪૧	૦૦	૦૪	૬૫
	લસુંદા	૪૦૩	૦૦	૧૧	૩૦
		૪૦૨	૦૦	૦૦	૮૫
		૪૦૫	૦૦	૨૪	૮૦
		૪૦૪	૦૦	૧૮	૧૦
		૪૦૬	૦૦	૧૦	૪૦
		૪૦૮	૦૦	૧૨	૮૦
		૪૦૮	૦૦	૧૮	૪૦
	લસુંદરા થી મહેમથી ગાડા માર્ગ		૦૦	૦૨	૦૦
	૫૦		૦૦	૩૪	૬૫
	૫૩ (સરકારી જમીન)		૦૦	૪૨	૧૫
	૫૧		૦૦	૧૨	૮૫
	૫૨		૦૦	૧૦	૧૫
	૬૪		૦૦	૨૦	૧૦
	૬૩		૦૦	૫૬	૧૦
	૬૨		૦૦	૦૭	૭૫
	૬૮		૦૦	૪૭	૪૦
	૬૧ (સરકારી જમીન)		૦૦	૧૦	૭૫
	૮૨		૦૦	૫૬	૨૦
	૧૦૬		૦૦	૧૧	૧૦
પાસવા	૪૫૨ / એ		૦૦	૩૮	૩૫
	૪૫૩ / એ		૦૦	૨૧	૮૫
	૪૫૪ / એ		૦૦	૦૪	૮૦
	૪૬૨		૦૦	૦૧	૮૫
	૪૬૧		૦૦	૩૮	૬૦
	૪૬૦		૦૦	૧૪	૭૦
	૪૫૮ / એ		૦૦	૦૧	૬૦
	૪૫૮ / બી		૦૦	૨૮	૦૦
	ગાડા માર્ગ		૦૦	૦૪	૮૫
	૪૭૫		૦૦	૪૦	૪૦
	૪૭૬		૦૦	૦૨	૨૫
	૪૭૭		૦૦	૦૬	૫૫
	૪૭૪		૦૦	૧૧	૧૦
	૪૭૩		૦૦	૦૬	૫૫
	૪૭૮		૦૦	૦૫	૧૫
	૪૮૨		૦૦	૧૮	૭૫
	૪૮૧		૦૦	૦૨	૭૫
	૫૩૧		૦૦	૦૦	૦૫
	૫૩૦		૦૦	૧૫	૦૫
	૫૨૮		૦૦	૦૮	૧૦
	૪૮૫ / બી		૦૦	૧૩	૭૫
	૫૨૩		૦૦	૩૨	૦૫
	૪૮૮		૦૦	૧૬	૦૫
	૫૨૨ / બી		૦૦	૦૮	૪૫
	૫૨૦		૦૦	૦૭	૭૦
	૫૧૭		૦૦	૦૬	૮૦
	૫૧૮		૦૦	૧૪	૮૦
	૫૧૨		૦૦	૦૦	૪૫
	૫૧૦		૦૦	૦૩	૭૫
	૨૨		૦૦	૦૪	૮૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	પાસવા	૨૧	૦૦	૦૦	૬૦
	(ચાલુ...)	૨૩	૦૦	૧૮	૦૦
		૩૦	૦૦	૦૦	૧૫
		૨૪	૦૦	૦૭	૮૦
		૨૯	૦૦	૦૩	૩૦
		૨૫	૦૦	૦૨	૮૦
		૨૬	૦૦	૦૦	૨૫
		૨૭	૦૦	૧૫	૦૫
		૮૦	૦૦	૦૮	૪૦
		૩૪	૦૦	૦૫	૨૦
		૭૯	૦૦	૦૦	૮૦
		૭૮	૦૦	૧૦	૩૦
		૭૭	૦૦	૦૨	૪૦
		૪૨	૦૦	૦૬	૩૫
		૪૩	૦૦	૦૭	૮૫
		૪૪	૦૦	૦૨	૮૦
		૪૭	૦૦	૨૦	૮૦
		૪૯	૦૦	૦૭	૦૫
સીંગોટ	૫૯૧/પેકી		૦૦	૭૬	૮૫
	૪૮૧		૦૦	૨૦	૨૫
	૪૮૨		૦૦	૦૮	૬૦
	૫૯૧/પેકી		૦૦	૦૮	૮૦
	૪૭૭		૦૦	૨૪	૨૦
	૫૯૧/પેકી		૦૦	૩૪	૧૫
	૪૫૫		૦૦	૦૨	૭૦
	૪૫૪		૦૦	૧૬	૭૫
	૪૫૩		૦૦	૦૧	૧૫
	૪૫૧		૦૦	૦૧	૨૫
	૪૫૨		૦૦	૧૫	૩૦
	સીંગોટથી અંગાઠ ગાડા માર્ગ		૦૦	૦૩	૬૫
	૩૩૦		૦૦	૪૦	૩૦
	૩૨૯		૦૦	૦૮	૫૫
	કોતર (સરકારી જમીન)		૦૦	૦૪	૫૦
	૩૦૧ (સરકારી જમીન)		૦૦	૮૬	૭૦
	૧૮૨		૦૦	૧૫	૨૫
	૧૮૧		૦૦	૧૦	૧૦
	૧૮૦		૦૦	૩૯	૩૦
	૧૭૭		૦૦	૨૩	૮૦
	૧૭૬		૦૦	૨૦	૨૫
	૧૭૪		૦૦	૨૨	૪૦
	૧૭૨		૦૦	૧૭	૦૫

જિલ્લો : આણંદ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
(૧)	(૨)	(૩)	હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
આંકલાવ	ઉમેટા	૩૫૫ (સરકારી જમીન)	૦૦	૨૬	૩૦
		૩૫૪/૧	૦૦	૧૨	૦૦
		૩૫૪/૨	૦૦	૦૨	૮૫
		૩૫૭ (સરકારી જમીન)	૦૦	૦૫	૩૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ઉમેટા	૩૪૩	૦૦	૧૨	૮૦
	(ચાલુ...)	૩૪૪	૦૦	૦૨	૩૦
		૩૪૨	૦૦	૩૬	૮૫
	ગાડા માર્ગ		૦૦	૦૬	૫૦
	૩૦૩		૦૦	૦૦	૨૫
	૩૦૦		૦૦	૩૩	૭૦
	૩૦૧		૦૦	૨૮	૨૫
	૨૮૧		૦૦	૨૨	૮૦
	૨૭૬		૦૦	૨૫	૮૦
	૨૭૧		૦૦	૧૭	૦૦
	૨૭૦		૦૦	૧૫	૨૦
	૨૬૭		૦૦	૦૨	૩૦
	૨૬૬		૦૦	૧૪	૫૦
	૨૬૪		૦૦	૦૩	૧૫
	૨૬૫		૦૦	૧૮	૬૦
	૨૬૦		૦૦	૧૭	૨૫
	૨૬૩		૦૦	૦૮	૧૦
	૨૬૨		૦૦	૦૬	૧૫
	ઉમેઠાથી અશરમા ગાડા માર્ગ		૦૦	૦૨	૭૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય. બી. પટેલ,  
સરકારના ઉપસચિવ.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JUNE 5, 2002/JYAISTHA 15, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 5th June, 2002

No. GU-2002-51-GPC-11-2002-2030-E whereas it appears to the Govt. of Gujarat that it is necessary in the public interest that for the transport of Natural Gas in the State of Gujarat from village Bhuvadi, taluka Daskoi, District Ahmedabad to village Kalol, taluka Kalol, District Gandhinagar, pipelines should be laid by the Gujarat State Petronet Limited (a Subsidiary Company of Gujarat State Petroleum Corporation Ltd.- a Government of Gujarat undertaking) Gandhinagar.

And whereas, for purpose of laying such pipelines, it is necessary to acquire the right of user in the lands described in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section(1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of user in land) Act.2000 the Government of Gujarat hereby declares its intention to acquire the right of user therein.

Any person interested in the lands described in the said Schedule may within thirty (30) days from the date of which the copies of the notification as published in the Official Gazette of Govt. of Gujarat are made available to the general public object in writing with grounds to the acquisition of the right of user therein or laying of the pipelines under the land to The Competent Authority, Gujarat State Petronet Limited, Block No.15, 3<sup>rd</sup> floor, Udyog Bhavan, Sector No.11, Gandhinagar-382011.

Schedule

District : Ahmedabad

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Daskroi	Bhuvaldi	Block No.			
		513	00	10	10
		512	00	11	65
		511	00	08	75
		509	00	07	30
		505	00	13	25
		503	00	02	05
		504	00	13	55
		Kanbha Bhuvaldi Cart track	00	03	70
		581	00	05	55
		606	00	05	60
		582	00	11	40
		604	00	02	65
		583	00	05	95
		600	00	06	45
		599	00	22	05
		584	00	01	30
		Field Cart track	00	00	80
		598	00	05	50
		586	00	08	60
		593	00	04	50
		589	00	36	50
		590	00	18	70
		Singarwa to Bhuvaldi Cart track	00	03	90
		711	00	17	35
		708	00	08	30
		707	00	00	75
		709	00	06	40
		706	00	16	90
		717	00	15	50
		718	00	15	05
		721	00	08	30
		722	00	04	70
		724	00	00	20
		723	00	06	95
		725	00	09	60
		726	00	12	75
		727	00	00	30
	Kathwada	141	00	68	10
		Kathwada Bhuvaldi Cart track	00	02	30
		136	00	88	35
		121	00	11	10
		Singarwa Kathwada Cart track	00	03	80
		218	00	08	15



(1)	(2)	(3)	(4)	(5)	(6)
	Kathwada	219	00	39	05
	(Cont...)	220	00	07	15
		221	00	18	90
		228	00	13	60
		227	00	19	35
		Field Cart track	00	04	10
		Field Cart track	00	02	65
		236	00	20	95
		239	00	09	65
		242	00	22	55
		244	00	00	45
		243	00	14	25
		245	00	00	15
		246	00	02	50
		316	00	22	90
		315	00	12	50
		314	00	16	50
		313	00	16	75
		Field Cart track	00	02	45
		445	00	25	35
		444	00	06	05
		443	00	16	50
		Field Cart track	00	01	80
		457	00	33	60
		458	00	09	10
		459	00	07	70
		460	00	14	25
		601	00	12	00
		602	00	35	40
		600	00	02	50
		599	00	00	25
		598	00	19	00
		Cart track	00	01	35
		680	00	37	05
		683	00	03	85
		684	00	28	30
		690	00	08	55
		691	00	06	90
		674	00	01	20
		693+694+695+696	00	20	80
		697	00	01	60
		711	00	03	35
		710	00	06	85
		708	00	10	15
		706	00	12	75

(1)	(2)	(3)	(4)	(5)	(6)
	Kathwada	Field Cart track	00	07	40
	(Cont...)	707	00	04	95
		730	00	11	25
		728	00	48	65
		731	00	00	15
		727	00	29	90
		726	00	08	60
		725	00	64	25
	Hanspura	90	00	30	10
		89	00	40	05
		107	00	20	90
		106	00	27	00
		105P	00	13	75
	Bilasiya	76	00	29	15
		77	00	12	90
		82	00	00	85
		78	00	16	25
		81	00	16	90
		85	00	21	80
		84	00	01	35
		87	00	24	15
		Field Cart track	00	03	55
		125	00	02	20
		122	00	13	45
		123	00	08	35
		113	00	21	25
		116	00	14	10
		115	00	24	90
		137	00	13	45
		136	00	18	45
		138	00	14	40
		139	00	25	15
	Muthia	81	00	22	85
		80	00	16	40
		73	00	14	35
		51	00	62	55
		55	00	01	25
		52	00	19	35
		48	00	01	50
		43	00	19	50
		42	00	10	45
		22	00	35	60
		16	00	02	45
		17	00	37	10
		Muthia to Ranasan Cart track	00	01	75
		292/B	00	08	65
		290	00	13	10

District: Gandhinagar

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Gandhinagar	Ranasan	123	00	20	15

(1)	(2)	(3)	(4)	(5)	(6)
	Ranasan	122	00	01	40
	(Cont...)	124	00	22	30
		135	00	03	10
		134	00	34	55
		Muthia to Ranasan Cart track	00	01	10
		8	00	09	70
		11	00	12	60
		12	00	09	75
		13	00	06	70
		14	00	38	60
		5	00	01	45
		22	00	34	65
		Naroda to Ranasan Cart track	00	01	50
		23	00	65	95
		28	00	46	90
		29	00	41	30
		Naroda to Valad Cart track	00	01	95
	Valad	Survey No.			
		157	00	10	75
		154	00	09	40
		152	00	10	25
		150	00	15	55
		149/5	00	00	10
		149/4	00	10	40
		148	00	15	50
		142	00	02	15
		141/1	00	11	25
		141/2	00	14	00
		140	00	21	65
		139	00	05	75
		138	00	18	90
		135/2	00	06	25
		135/1	00	14	05
		Ahmedabad - Valad Cart track	00	03	85
		108/1	00	10	50
		110/1	00	04	70
		110/2+3	00	12	25
		112	00	23	05
		113/2	00	00	95
		114/2/3/2	00	09	60
		114/2/3/1	00	10	70
		114/1	00	08	65
		Field Cart track	00	01	70
		118/2	00	19	50
		118/1	00	05	20
	Karai	107/2	00	11	60

(1)	(2)	(3)	(4)	(5)	(6)
	Karai (Cont...)	108/1	00	16	90
		109	00	28	70
		110/1	00	02	55
		110/2	00	03	50
		110/3	00	00	10
		123	00	24	45
		124	00	16	85
		128	00	15	30
		127	00	19	05
		129	00	21	45
		132	00	31	20
	Nabhoi	9	00	44	85
		15	00	30	25
		16	00	29	35
		Field Cart track	00	01	00
		37	00	21	40
		38	00	11	60
		41/2	00	19	35
		41/1	00	19	85
		50	00	14	15
		49	00	00	80
		51	00	16	10
		55 P	00	20	50
		56	00	15	65
		62	00	33	70
		66	00	10	75
		76	00	20	90
		77	00	18	75
		78	00	31	45
		81/1	00	06	50
		81/2	00	00	25
		83	00	09	90
		84	00	07	50
	Ambapur	Block No.			
		185	00	05	20
		184	00	26	70
		183	00	19	05
		192	00	15	20
		182	00	15	50
		181	00	13	20
		161	00	19	00

(1)	(2)	(3)	(4)	(5)	(6)
	Ambapur	162	00	03	30
	(Cont...)	164	00	29	45
		165	00	01	60
		152	00	30	70
		153	00	10	75
		150	00	04	90
		148	00	10	35
		149	00	07	20
		146	00	05	75
		Ambapur Por Cart track	00	01	95
		226	00	12	50
		88	00	09	70
		87	00	12	15
		86	00	34	45
		85	00	04	75
		73	00	02	35
		74	00	10	30
		75	00	10	60
		66	00	01	50
		39	00	23	95
		65	00	02	10
		40	00	21	50
		35	00	28	50
		44/B	00	17	85
		44/A	00	04	05
		46	00	12	15
		28	00	01	70
		27	00	08	95
		26	00	01	85
		25	00	14	35
		19/B	00	26	10
		18	00	03	20
		17/K	00	13	85
		17/B	00	01	80
		14/A	00	10	20
		17/A	00	06	40
		531	00	18	05
		530	00	22	60
		527	00	19	00
		528	00	21	20
	Adalaj	Ambapur - Por Cart track	00	00	65
		922	00	01	25
		921	00	60	65
		919	00	24	30
		918	00	16	15
		917	00	08	40
		915	00	10	85
		913	00	02	55

(1)	(2)	(3)	(4)	(5)	(6)
	Adalaj	910	00	03	40
	(Cont...)	694	00	16	25
		693	00	33	00
		692	00	02	65
		691	00	30	00
	Adalaj - Tarapur Cart track		00	00	80
		578	00	27	10
		585	00	12	30
		579	00	09	60
		580	00	07	80
		581	00	08	60
		582	00	16	00
		583	00	05	65
		562	00	18	60
		561	00	08	30
		552	00	22	40
		553	00	21	20
		548	00	17	45
		547	00	10	05
		546	00	25	15
		542	00	06	05
	Por	17/B	00	01	40
		56	00	08	30
		60	00	16	70
		78	00	09	25
		79	00	07	15
		80	00	09	15
		81	00	08	85
		82	00	02	45
		83	00	00	25
		77	00	12	65
		88	00	28	85
		76	00	12	70
		89	00	29	60
		90	00	04	90
		207	00	14	90
		212	00	16	10
		211	00	07	65
		217/B	00	04	20
		216	00	23	00
		215	00	12	55
		188/A	00	50	65
		192	00	06	10
		190	00	35	80
		174	00	07	30
	Tarapur	69	00	29	70
		63	00	10	25

(1)	(2)	(3)	(4)	(5)	(6)
	Tarapur	66	00	04	80
	(Cont...)	64	00	08	30
		65	00	09	35
	Tarapur to Adalaj Cart track		00	03	35
		87	00	02	35
		86	00	17	35
		102	00	00	50
		103	00	16	90
		104	00	03	85
	Field Cart track		00	00	60
		105	00	15	65
		107	00	00	05
		110	00	22	40
		109	00	02	15
		111	00	19	20
		112	00	14	30
		113	00	13	50
		115	00	16	50
		116	00	00	10
		153	00	06	75
		152	00	09	20
		151	00	09	20
		150	00	04	15
		200	00	07	25
		201	00	07	05
		202	00	08	85
		203	00	00	40
		207	00	24	60
		206	00	09	80
		208	00	27	65
	Adalaj to Tarapur Cart track		00	09	55
		209	00	06	95
	Uwarsad	Survey No.			
		956/3	00	15	60
		957/1 A	00	20	65
		957/2	00	17	25
		1006/2	00	17	50
		1007/2	00	07	00
		1007/1	00	15	95
		1009/3	00	10	00
		1009/2	00	09	15
		1009/1	00	08	40
		1018/6	00	00	45
		1011/1	00	20	60
		1017/1/B	00	00	10
		1016/1	00	07	60
		1016/2/2	00	12	00
		1016/2/1	00	09	50
	Dantali to Uwarsad Cart track		00	00	70
		1044	00	07	25



(1)	(2)	(3)	(4)	(5)	(6)
	Uwarsad	1043/1	00	15	50
	(Contd.)	1048/2	00	13	15
		1048/1	00	15	70
		1049/2	00	06	90
		1046/1	00	01	10
		1049/1	00	06	90
		1054/2	00	13	10
		1054/1	00	13	15
		1055	00	06	45
	Shertha	Block No.			
		837	00	00	15
		836	00	00	50
		835	00	14	70
		833	00	10	00
		831	00	04	65
		830	00	11	85
		825	00	00	20
		826	00	07	45
		827	00	10	85
		812	00	17	80
		815	00	08	00
		814	00	08	70
		816	00	00	25
		519	00	01	25
		520	00	12	05
		522	00	00	20
		521	00	06	85
		529	00	11	70
		528	00	02	80
		527	00	01	90
		Cart track	00	01	85
		530	00	02	30
		541	00	12	00
		540	00	14	05
		539	00	13	60
		568	00	15	70
		570	00	03	40
		567	00	14	95
		100	00	21	60
		101	00	04	85
		102	00	14	75
		107	00	01	35
		210	00	02	75
		166	00	18	95
		208	00	02	45
		167	00	14	30
		169	00	00	30
		168	00	01	90
		172	00	19	20
		181	00	00	25
		Field Cart track	00	14	50

(1)	(2)	(3)	(4)	(5)	(6)
	Shertha	198	00	06	60
	(Cont...)	197	00	06	20
		196	00	04	80
		190/B	00	09	30
		190/A	00	05	80
		188	00	03	20
		189	00	03	20
		2687	00	13	85
		2685	00	04	35
		Cart track	00	01	95
		2578	00	10	40
		2580	00	17	80
		2582	00	09	35
		2583	00	02	05
		2584	00	03	45
		2585	00	14	00
		2596	00	00	20
		2598	00	01	60
		2597	00	06	55
		2599	00	02	50
		2600	00	00	95
		2601	00	11	80
		2603	00	00	65
		2606	00	09	30
		2604	00	00	35
		2605	00	03	40
		Field Cart track	00	03	00
		2429	00	00	80
		2428	00	10	25
		2430	00	12	75
		2433	00	13	15
		2432	00	19	30
		2390	00	19	85
		2389	00	00	15
Kalol	Saij	Survey No.			
		779	00	08	35
		780	00	21	00
		788/2	00	07	20
		788/1	00	03	05
		787	00	15	15
		773/2	00	14	90
		771	00	16	90
		769/1	00	24	30
		769/2	00	01	10
		591/2	00	00	60
		768/3	00	00	30
		Uwarsad Saij Cart track	00	14	50
		591/1/B	00	01	05
		768/2	00	01	10
		591/1/A	00	11	05
		609	00	11	20

(1)	(2)	(3)	(4)	(5)	(6)
	Saij	608	00	04	20
	(Cont...)	610	00	16	40
		611/3	00	04	90
		612/2	00	03	80
		611/2	00	02	90
		611/1	00	00	05
		612/1	00	11	10
		618	00	11	10
		621	00	14	85
		624/1	00	09	70
		550	00	23	75
		551	00	09	90
		552	00	12	95
		548/3	00	00	05
		548/2	00	00	35
		Field Cart track	00	00	05
		553/1	00	06	90
		510/5	00	05	85
		510/4	00	04	50
		510/1	00	06	75
		510/2	00	01	55
		498/1	00	04	30
		499	00	15	35
		507	00	19	80
		506	00	04	30
		Saij Bhoyan Rathod Cart track	00	02	30
		435/1	00	19	00
		434	00	05	55
		Field Cart track	00	02	05
		436/2	00	00	35
		437	00	10	75
		438/1	00	12	20
		439/4	00	03	95
		439/5	00	14	70
		439/2	00	03	70
		440/1	00	13	50
		441	00	00	40
		319/12	00	11	05
		319/11	00	03	00
		319/3	00	02	00
		319/4	00	15	00
		319/5	00	01	95
		319/6	00	00	75
		318/2	00	07	85
		318/1	00	00	25
		316	00	16	10

(1)	(2)	(3)	(4)	(5)	(6)
	Saij (Cont...)	315	00	14	20
Gandhinagar Bhoyan Rathod	Survey No.				
	273		00	18	65
	277		00	01	90
	278		00	10	10
	279		00	04	60
	303		00	03	25
	301		00	22	00
	302		00	22	30
	314		00	08	15
	328		00	10	45
	329		00	20	75
	327/2		00	00	55
	338		00	00	35
	339/1		00	22	75
	340		00	18	20
	342/4		00	09	30
	355		00	13	10
	356/1		00	06	90
	356/2		00	04	70
	356/3		00	04	20
	360		00	05	85
	362/1		00	28	80
	Arsodiya Bhoyan Rathod Cart track		00	03	95
	529/1		00	01	35
	529/2		00	06	70
	531/2		00	18	10
	531/3		00	19	45
	532/2		00	13	80
	532/1		00	02	35
Kalol	Arsodiya	Block No.			
		393	00	37	30
		372	00	03	35
		371	00	11	50
		370	00	07	45
		369	00	17	90
		368	00	00	10
		367	00	08	65
		287	00	12	40
		288	00	12	90
		296	00	13	35
		295	00	07	40
		294	00	03	80
		297	00	18	45
		Kalol Adraj Cart track	00	01	45
		321	00	24	10
		319	00	23	00
		318	00	13	65
		Kalol-Dhamasan Cart track	00	02	10

(1)	(2)	(3)	(4)	(5)	(6)
	Kalol	Survey No.			
		252/138 P	00	30	50
		252/103	00	02	90
		252/102/1	00	13	35
		252/102/2	00	14	90
		252/99	00	07	45
		252/100	00	06	35
		Field Cart track	00	01	05
		252/41	00	22	55
		252/40	00	02	40
		252/43	00	19	65
		252/36	00	00	45
		252/50	00	02	35
		252/60/1	00	06	65
		252/55	00	00	70
		252/59	00	07	55
		252/56	00	00	35
		252/58	00	00	35
		252/57	00	04	70
		252/63	00	08	60
		252/61	00	18	85
		252/30 P	00	17	00
		252/21	00	05	70
		252/22	00	12	85
		252/20	00	20	20
		252/19	00	13	80
		252/18	00	12	70
		252/14	00	06	55
		252/13	00	15	90
		252/11	00	11	25
		252/10	00	10	55
		252/7	00	03	65
		Cart track to Dhamasan	00	07	60
		252/9	00	06	25
		251/17	00	01	05
		Cart track to Dhamasan	00	03	35
		251/20	00	18	65
		251/21	00	14	70

By order and in the name of the Governor of Gujarat.

Y. B. PATEL,  
Under Secretary to Government.

## ઉર્જા અને પેટ્રો કેમિકલ્સ વિભાગ

## જાહેરનામું

સચિવાલય, ગાંધીનગર, પંચમી જૂન, ૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨-૫૧જીપીસી-૧૦-૨૦૦૨-૨૦૩૦-ઇ આથી ગુજરાત સરકારને ગુજરાત રાજ્યમાં જાહેર હિતમાં કુદરતી ગેસના પરિવહન માટે અમદાવાદ જિલ્લાના દસકોઈ તાલુકાના ભુવાલડી ગામથી ગાંધીનગર જિલ્લાના કલોલ તાલુકાના કલોલ ગામ સુધી ગુજરાત સ્ટેટ પેટ્રોનૅટ લિ. (ગુજરાત સરકારના સાહસ ગુજરાત સ્ટેટ પેટ્રોલિયમ કોર્પોરેશન લી. ની ગૌણ કંપની) ગાંધીનગર દ્વારા પાર્શ્વલાઈન નાંખવી જોઈએ તે જરૂરી જણાય છે.

અને આથી. આવી પાર્શ્વલાઈન નાંખવાના હેતુ માટે આ જાહેરનામા સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનોના વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

આથી હવે ગુજરાત પાણીની અને ગેસની પાર્શ્વ લાઈન (જમીનમાના વપરાશકારોનો હકક સંપાદિત કરવા બાબત) અધિનિયમ-૨૦૦૦ ની કલમ-૩ ની પેટા કલમ (૧) થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકાર તેમાં વપરાશકારોનો હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરે છે.

સદરહુ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં હિત ધરાવતી કોઈપણ અકિત ગુજરાત સરકારના રાજ્યપત્રમાં પ્રસિધ્ધ થયેલ જાહેરનામાની નકલ સામાન્ય જનતાને ઉપલબ્ધ કરવામાં આવેલ તે તારીખથી ત્રીસ(૩૦) દિવસની અંદર સક્ષમ સત્તાધિકારી ગુજરાત સ્ટેટ પેટ્રોનૅટ લી. બ્લોક નં. ૧૫. ૩ જો માગ. ઉદ્યોગ ભવન. ગાંધીનગરને તેમા વપરાશકારના હકક સંપાદન કરવા અંગેનો અથવા પાર્શ્વલાઈન નાંખવા અંગેનો વાંધો કારણો સહિત લેખિતમા રજુ કરી શકશે.

## અનુસૂચી

જિલ્લો : અમદાવાદ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	વોટર		
			હ.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
દસ્ક્રોઈ	ભુવાલડી	બ્લોક નંબર			
		૫૧૩	૦૦	૧૦	૧૦
		૫૧૨	૦૦	૧૧	૬૫
		૫૧૧	૦૦	૦૮	૭૫
		૫૦૯	૦૦	૦૭	૩૦
		૫૦૫	૦૦	૧૩	૨૫
		૫૦૩	૦૦	૦૨	૦૫
		૫૦૪	૦૦	૧૩	૫૫
		કાલા ભુવાલડી ગાડા માર્ગ	૦૦	૦૩	૭૦
		૫૮૧	૦૦	૦૫	૫૫
		૬૦૬	૦૦	૦૫	૬૦
		૫૮૨	૦૦	૧૧	૪૦
		૬૦૪	૦૦	૦૨	૬૫
		૫૮૩	૦૦	૦૫	૮૫
		૬૦૦	૦૦	૦૬	૪૫
		૫૮૮	૦૦	૨૨	૦૫
		૫૮૪	૦૦	૦૧	૩૦
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૦	૮૦
		૫૮૮	૦૦	૦૫	૫૦
		૫૮૬	૦૦	૦૮	૬૦
		૫૮૩	૦૦	૦૪	૫૦
		૫૮૮	૦૦	૩૬	૫૦
		૫૮૦	૦૦	૧૮	૭૦
		સીંગરવા થી ભુવાલડી ગાડા માર્ગ	૦૦	૦૩	૮૦
		૭૧૧	૦૦	૧૭	૩૫
		૭૦૮	૦૦	૦૮	૩૦
		૭૦૭	૦૦	૦૦	૭૫
		૭૦૮	૦૦	૦૬	૪૦
		૭૦૬	૦૦	૧૬	૮૦
		૭૧૭	૦૦	૧૫	૫૦
		૭૧૮	૦૦	૧૫	૦૫
		૭૨૧	૦૦	૦૮	૩૦
		૭૨૨	૦૦	૦૪	૭૦
		૭૨૪	૦૦	૦૦	૨૦
		૭૨૩	૦૦	૦૬	૮૫
		૭૨૫	૦૦	૦૮	૬૦
		૭૨૬	૦૦	૧૨	૭૫
		૭૨૭	૦૦	૦૦	૩૦
	કઠવાડા	બ્લોક નંબર			
		૧૪૧	૦૦	૬૮	૧૦
		કઠવાડા - ભુવાલડી ગાડા માર્ગ	૦૦	૦૨	૩૦
		૧૩૬	૦૦	૮૮	૩૫
		૧૨૧	૦૦	૧૧	૧૦
		સીંગરવા થી કઠવાડા ગાડા માર્ગ	૦૦	૦૩	૮૦
		૨૧૮	૦૦	૦૮	૧૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કઠવાડા	૨૧૯	૦૦	૩૯	૦૫
	(ચાલુ...)	૨૨૦	૦૦	૦૭	૧૫
		૨૨૧	૦૦	૧૮	૯૦
		૨૨૮	૦૦	૧૩	૬૦
		૨૨૭	૦૦	૧૯	૩૫
	ખેતરાઉ ગાડા માર્ગ		૦૦	૦૪	૧૦
	ખેતરાઉ ગાડા માર્ગ		૦૦	૦૨	૬૫
	૨૩૬		૦૦	૨૦	૯૫
	૨૩૯		૦૦	૦૯	૬૫
	૨૪૨		૦૦	૨૨	૫૫
	૨૪૪		૦૦	૦૦	૪૫
	૨૪૩		૦૦	૧૪	૨૫
	૨૪૫		૦૦	૦૦	૧૫
	૨૪૬		૦૦	૦૨	૫૦
	૩૧૬		૦૦	૨૨	૯૦
	૩૧૫		૦૦	૧૨	૫૦
	૩૧૪		૦૦	૧૬	૫૦
	૩૧૩		૦૦	૧૬	૭૫
	ખેતરાઉ ગાડા માર્ગ		૦૦	૦૨	૪૫
	૪૪૫		૦૦	૨૫	૩૫
	૪૪૪		૦૦	૦૬	૦૫
	૪૪૩		૦૦	૧૬	૫૦
	ખેતરાઉ ગાડા માર્ગ		૦૦	૦૧	૮૦
	૪૫૭		૦૦	૩૩	૬૦
	૪૫૮		૦૦	૦૯	૧૦
	૪૫૯		૦૦	૦૭	૭૦
	૪૬૦		૦૦	૧૪	૨૫
	૬૦૧		૦૦	૧૨	૦૦
	૬૦૨		૦૦	૩૫	૪૦
	૬૦૦		૦૦	૦૨	૫૦
	૫૯૯		૦૦	૦૦	૨૫
	૫૯૮		૦૦	૧૯	૦૦
	ગાડા માર્ગ		૦૦	૦૧	૩૫
	૬૮૦		૦૦	૩૭	૦૫
	૬૮૩		૦૦	૦૩	૮૫
	૬૮૪		૦૦	૨૮	૩૦
	૬૯૦		૦૦	૦૮	૫૫
	૬૯૧		૦૦	૦૬	૯૦
	૬૭૪		૦૦	૦૧	૨૦
	૬૯૩+૬૯૪+૬૯૫+૬૯૬		૦૦	૨૦	૮૦
	૬૯૭		૦૦	૦૧	૬૦
	૭૧૧		૦૦	૦૩	૩૫
	૭૧૦		૦૦	૦૬	૮૫
	૭૦૮		૦૦	૧૦	૧૫
	૭૦૬		૦૦	૧૨	૭૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કઠવાડા	ખેતરાઉ ગાડા માર્ગ	૦૦	૦૭	૪૦
	(ચાલુ...)	૭૦૭	૦૦	૦૪	૯૫
		૭૩૦	૦૦	૧૧	૨૫
		૭૨૮	૦૦	૪૮	૬૫
		૭૩૧	૦૦	૦૦	૧૫
		૭૨૭	૦૦	૨૯	૯૦
		૭૨૬	૦૦	૦૮	૬૦
		૭૨૫	૦૦	૬૪	૨૫
	હંસપુરા	૯૦	૦૦	૩૦	૧૦
		૮૯	૦૦	૪૦	૦૫
		૧૦૭	૦૦	૨૦	૯૦
		૧૦૬	૦૦	૨૭	૦૦
		૧૦૫ પૈકી	૦૦	૧૩	૭૫
	બીલાશીયા	૭૬	૦૦	૨૯	૧૫
		૭૭	૦૦	૧૨	૯૦
		૮૨	૦૦	૦૦	૮૫
		૭૮	૦૦	૧૬	૨૫
		૮૧	૦૦	૧૬	૯૦
		૮૫	૦૦	૨૧	૮૦
		૮૪	૦૦	૦૧	૩૫
		૮૭	૦૦	૨૪	૧૫
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૩	૫૫
		૧૨૫	૦૦	૦૨	૨૦
		૧૨૨	૦૦	૧૩	૪૫
		૧૨૩	૦૦	૦૮	૩૫
		૧૧૩	૦૦	૨૧	૨૫
		૧૧૬	૦૦	૧૪	૧૦
		૧૧૫	૦૦	૨૪	૯૦
		૧૩૭	૦૦	૧૩	૪૫
		૧૩૬	૦૦	૧૮	૪૫
		૧૩૮	૦૦	૧૪	૪૦
		૧૩૯	૦૦	૨૫	૧૫
	મુકીયા	૮૧	૦૦	૨૨	૮૫
		૮૦	૦૦	૧૬	૪૦
		૭૩	૦૦	૧૪	૩૫
		૫૧	૦૦	૬૨	૫૫
		૫૫	૦૦	૦૧	૨૫
		૫૨	૦૦	૧૯	૩૫
		૪૮	૦૦	૦૧	૫૦
		૪૩	૦૦	૧૯	૫૦
		૪૨	૦૦	૧૦	૪૫
		૨૨	૦૦	૩૫	૬૦
		૧૬	૦૦	૦૨	૪૫
		૧૭	૦૦	૩૭	૧૦
		મુકીયા થી રનાસણ ગાડા માર્ગ	૦૦	૦૧	૭૫
		૨૯૨/બી	૦૦	૦૮	૬૫
		૨૯૦	૦૦	૧૩	૧૦

જિલ્લો : ગાંધીનગર

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
(૧)	(૨)	(૩)	હ.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
ગાંધીનગર	૧. રનાસણ	૧૨૩	૦૦	૨૦	૧૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	રનાસણ	૧૨૨	૦૦	૦૧	૪૦
	(ચાલુ...)	૧૨૪	૦૦	૨૨	૩૦
		૧૩૫	૦૦	૦૩	૧૦
		૧૩૪	૦૦	૩૪	૫૫
	મુકીયા થી રનાસણ ગાડા માર્ગ		૦૦	૦૧	૧૦
	૮		૦૦	૦૮	૭૦
	૧૧		૦૦	૧૨	૬૦
	૧૨		૦૦	૦૮	૭૫
	૧૩		૦૦	૦૬	૭૦
	૧૪		૦૦	૩૮	૬૦
	૫		૦૦	૦૧	૪૫
	૨૨		૦૦	૩૪	૬૫
	નરોડા થી રનાસણ ગાડા માર્ગ		૦૦	૦૧	૫૦
	૨૩		૦૦	૬૫	૮૫
	૨૮		૦૦	૪૬	૮૦
	૨૯		૦૦	૪૧	૩૦
	નરોડા થી વલાદ ગાડા માર્ગ		૦૦	૦૧	૮૫
વલાદ	સર્વે નંબર				
		૧૫૭	૦૦	૧૦	૭૫
		૧૫૪	૦૦	૦૮	૪૦
		૧૫૨	૦૦	૧૦	૨૫
		૧૫૦	૦૦	૧૫	૫૫
		૧૪૯/૫	૦૦	૦૦	૧૦
		૧૪૯/૪	૦૦	૧૦	૪૦
		૧૪૮	૦૦	૧૫	૫૦
		૧૪૨	૦૦	૦૨	૧૫
		૧૪૧/૧	૦૦	૧૧	૨૫
		૧૪૧/૨	૦૦	૧૪	૦૦
		૧૪૦	૦૦	૨૧	૬૫
		૧૩૯	૦૦	૦૫	૭૫
		૧૩૮	૦૦	૧૮	૮૦
		૧૩૫/૨	૦૦	૦૬	૨૫
		૧૩૫/૧	૦૦	૧૪	૦૫
	અમદાવાદ - વલાદ ગાડા માર્ગ		૦૦	૦૩	૮૫
		૧૦૮/૧	૦૦	૧૦	૫૦
		૧૧૦/૧	૦૦	૦૪	૭૦
		૧૧૦/૨+૩	૦૦	૧૨	૨૫
		૧૧૨	૦૦	૨૩	૦૫
		૧૧૩/૨	૦૦	૦૦	૮૫
		૧૧૪/૨/૩/૨	૦૦	૦૮	૬૦
		૧૧૪/૨/૩/૧	૦૦	૧૦	૭૦
		૧૧૪/૧	૦૦	૦૮	૬૫
	ખેતરાઉ ગાડા માર્ગ		૦૦	૦૧	૭૦
		૧૧૮/૨	૦૦	૧૮	૫૦
		૧૧૮/૧	૦૦	૦૫	૨૦
કરાઈ		૧૦૭/૨	૦૦	૧૧	૬૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કરાઈ (સાલુ...)	૧૦૮/૧	૦૦	૧૬	૯૦
		૧૦૯	૦૦	૨૮	૭૦
		૧૧૦/૧	૦૦	૦૨	૫૫
		૧૧૦/૨	૦૦	૦૩	૫૦
		૧૧૦/૩	૦૦	૦૦	૧૦
		૧૨૩	૦૦	૨૪	૪૫
		૧૨૪	૦૦	૧૬	૮૫
		૧૨૮	૦૦	૧૫	૩૦
		૧૨૭	૦૦	૧૯	૦૫
		૧૨૯	૦૦	૨૧	૪૫
		૧૩૨	૦૦	૩૧	૨૦
	નબોઈ	૯	૦૦	૪૪	૮૫
		૧૫	૦૦	૩૦	૨૫
		૧૬	૦૦	૨૯	૩૫
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૧	૦૦
		૩૭	૦૦	૨૧	૪૦
		૩૮	૦૦	૧૧	૬૦
		૪૧/૨	૦૦	૧૯	૩૫
		૪૧/૧	૦૦	૧૯	૮૫
		૫૦	૦૦	૧૪	૧૫
		૪૯	૦૦	૦૦	૮૦
		૫૧	૦૦	૧૬	૧૦
		૫૫ પૈકી	૦૦	૨૦	૫૦
		૫૬	૦૦	૧૫	૬૫
		૬૨	૦૦	૩૩	૭૦
		૬૬	૦૦	૧૦	૭૫
		૭૬	૦૦	૨૦	૮૦
		૭૭	૦૦	૧૮	૭૫
		૭૮	૦૦	૩૧	૪૫
		૮૧/૧	૦૦	૦૬	૫૦
		૮૧/૨	૦૦	૦૦	૨૫
		૮૩	૦૦	૦૯	૮૦
		૮૪	૦૦	૦૭	૫૦
	અંબાપુર	બ્લોક નંબર			
		૧૮૫	૦૦	૦૫	૨૦
		૧૮૪	૦૦	૨૬	૭૦
		૧૮૩	૦૦	૧૯	૦૫
		૧૮૨	૦૦	૧૫	૨૦
		૧૮૨	૦૦	૧૫	૫૦
		૧૮૧	૦૦	૧૩	૨૦
		૧૬૧	૦૦	૧૯	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	અંબાપુર	૧૬૨	૦૦	૦૩	૩૦
	(ચાલુ...)	૧૬૪	૦૦	૨૯	૪૫
		૧૬૫	૦૦	૦૧	૬૦
		૧૫૨	૦૦	૩૦	૭૦
		૧૫૩	૦૦	૧૦	૭૫
		૧૫૦	૦૦	૦૪	૯૦
		૧૪૮	૦૦	૧૦	૩૫
		૧૪૯	૦૦	૦૭	૨૦
		૧૪૬	૦૦	૦૫	૭૫
	અંબાપુર પોર ગાડા માર્ગ		૦૦	૦૧	૯૫
		૨૨૬	૦૦	૧૨	૫૦
		૮૮	૦૦	૦૯	૭૦
		૮૭	૦૦	૧૨	૧૫
		૮૬	૦૦	૩૪	૪૫
		૮૫	૦૦	૦૪	૭૫
		૭૩	૦૦	૦૨	૩૫
		૭૪	૦૦	૧૦	૩૦
		૭૫	૦૦	૧૦	૬૦
		૬૬	૦૦	૦૧	૫૦
		૩૯	૦૦	૨૩	૯૫
		૬૫	૦૦	૦૨	૧૦
		૪૦	૦૦	૨૧	૫૦
		૩૫	૦૦	૨૮	૫૦
		૪૪/બી	૦૦	૧૭	૮૫
		૪૪/એ	૦૦	૦૪	૦૫
		૪૬	૦૦	૧૨	૧૫
		૨૮	૦૦	૦૧	૭૦
		૨૭	૦૦	૦૮	૯૫
		૨૬	૦૦	૦૧	૮૫
		૨૫	૦૦	૧૪	૩૫
		૧૯/બી	૦૦	૨૬	૧૦
		૧૮	૦૦	૦૩	૨૦
		૧૭/ક	૦૦	૧૩	૮૫
		૧૭/બી	૦૦	૦૧	૮૦
		૧૪/એ	૦૦	૧૦	૨૦
		૧૭/એ	૦૦	૦૬	૪૦
		૫૩૧	૦૦	૧૮	૦૫
		૫૩૦	૦૦	૨૨	૬૦
		૫૨૭	૦૦	૧૯	૦૦
		૫૨૮	૦૦	૨૧	૨૦
અડાલજ	અંબાપુર - પોર ગાડા માર્ગ		૦૦	૦૦	૬૫
		૯૨૨	૦૦	૦૧	૨૫
		૯૨૧	૦૦	૬૦	૬૫
		૯૧૯	૦૦	૨૪	૩૦
		૯૧૮	૦૦	૧૬	૧૫
		૯૧૭	૦૦	૦૮	૪૦
		૯૧૫	૦૦	૧૦	૮૫
		૯૧૩	૦૦	૦૨	૫૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	અડાલજ	૯૧૦	૦૦	૦૩	૪૦
	(ચાલુ...)	૬૯૪	૦૦	૧૬	૨૫
		૬૯૩	૦૦	૩૩	૦૦
		૬૯૨	૦૦	૦૨	૬૫
		૬૯૧	૦૦	૩૦	૦૦
	અડાલજ તારાપુર ગાડા માર્ગ		૦૦	૦૦	૮૦
	૫૭૮		૦૦	૨૭	૧૦
	૫૮૫		૦૦	૧૨	૩૦
	૫૭૯		૦૦	૦૯	૬૦
	૫૮૦		૦૦	૦૭	૮૦
	૫૮૧		૦૦	૦૮	૬૦
	૫૮૨		૦૦	૧૬	૦૦
	૫૮૩		૦૦	૦૫	૬૫
	૫૬૨		૦૦	૧૮	૬૦
	૫૬૧		૦૦	૦૮	૩૦
	૫૫૨		૦૦	૨૨	૪૦
	૫૫૩		૦૦	૨૧	૨૦
	૫૪૮		૦૦	૧૭	૪૫
	૫૪૭		૦૦	૧૦	૦૫
	૫૪૬		૦૦	૨૫	૧૫
	૫૪૨		૦૦	૦૬	૦૫
	પોર	૧૭/બી	૦૦	૦૧	૪૦
		૫૬	૦૦	૦૮	૩૦
		૬૦	૦૦	૧૬	૭૦
		૭૮	૦૦	૦૯	૨૫
		૭૯	૦૦	૦૭	૧૫
		૮૦	૦૦	૦૯	૧૫
		૮૧	૦૦	૦૮	૮૫
		૮૨	૦૦	૦૨	૪૫
		૮૩	૦૦	૦૦	૨૫
		૭૭	૦૦	૧૨	૬૫
		૮૮	૦૦	૨૮	૮૫
		૭૬	૦૦	૧૨	૭૦
		૮૯	૦૦	૨૯	૬૦
		૯૦	૦૦	૦૪	૮૦
		૨૦૭	૦૦	૧૪	૮૦
		૨૧૨	૦૦	૧૬	૧૦
		૨૧૧	૦૦	૦૭	૬૫
		૨૧૭/બી	૦૦	૦૪	૨૦
		૨૧૬	૦૦	૨૩	૦૦
		૨૧૫	૦૦	૧૨	૫૫
		૧૮૮/એ	૦૦	૫૦	૬૫
		૧૯૨	૦૦	૦૬	૧૦
		૧૯૦	૦૦	૩૫	૮૦
		૧૭૪	૦૦	૦૭	૩૦
	તારાપુર	૬૯	૦૦	૨૯	૭૦
		૬૩	૦૦	૧૦	૨૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	તારાપુર	૬૬	૦૦	૦૪	૮૦
	(આલુ...)	૬૪	૦૦	૦૮	૩૦
		૬૫	૦૦	૦૮	૩૫
	તારાપુર થી અડાલજ ગાડા માર્ગ		૦૦	૦૩	૩૫
	૮૭		૦૦	૦૨	૩૫
	૮૬		૦૦	૧૭	૩૫
	૧૦૨		૦૦	૦૦	૫૦
	૧૦૩		૦૦	૧૬	૮૦
	૧૦૪		૦૦	૦૩	૮૫
	ખેતરાઉ ગાડા માર્ગ		૦૦	૦૦	૬૦
	૧૦૫		૦૦	૧૫	૬૫
	૧૦૭		૦૦	૦૦	૦૫
	૧૧૦		૦૦	૨૨	૪૦
	૧૦૮		૦૦	૦૨	૧૫
	૧૧૧		૦૦	૧૮	૨૦
	૧૧૨		૦૦	૧૪	૩૦
	૧૧૩		૦૦	૧૩	૫૦
	૧૧૫		૦૦	૧૬	૫૦
	૧૧૬		૦૦	૦૦	૧૦
	૧૫૩		૦૦	૦૬	૭૫
	૧૫૨		૦૦	૦૮	૨૦
	૧૫૧		૦૦	૦૮	૨૦
	૧૫૦		૦૦	૦૪	૧૫
	૨૦૦		૦૦	૦૭	૨૫
	૨૦૧		૦૦	૦૭	૦૫
	૨૦૨		૦૦	૦૮	૮૫
	૨૦૩		૦૦	૦૦	૪૦
	૨૦૭		૦૦	૨૪	૬૦
	૨૦૬		૦૦	૦૮	૮૦
	૨૦૮		૦૦	૨૭	૬૫
	અડાલજ થી તારાપુર ગાડા માર્ગ		૦૦	૦૮	૫૫
	૨૦૯		૦૦	૦૬	૮૫
	ઉવારસદ	સર્વે નંબર			
		૮૫૬/૩	૦૦	૧૫	૬૦
		૮૫૭/૧ એ	૦૦	૨૦	૬૫
		૮૫૭/૨	૦૦	૧૭	૨૫
		૧૦૦૬/૨	૦૦	૧૭	૫૦
		૧૦૦૭/૨	૦૦	૦૭	૦૦
		૧૦૦૭/૧	૦૦	૧૫	૮૫
		૧૦૦૮/૩	૦૦	૧૦	૦૦
		૧૦૦૮/૨	૦૦	૦૮	૧૫
		૧૦૦૮/૧	૦૦	૦૮	૪૦
		૧૦૧૮/૬	૦૦	૦૦	૪૫
		૧૦૧૧/૧	૦૦	૨૦	૬૦
		૧૦૧૭/૧/બી	૦૦	૦૦	૧૦
		૧૦૧૬/૧	૦૦	૦૭	૬૦
		૧૦૧૬/૨/૨	૦૦	૧૨	૦૦
		૧૦૧૬/૨/૧	૦૦	૦૮	૫૦
		દંતાલી થી ઉવારસદ ગાડા માર્ગ	૦૦	૦૦	૭૦
		૧૦૪૪	૦૦	૦૭	૨૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ઉવારસદ	૧૦૪૩/૧	૦૦	૧૫	૫૦
	(આણંદ...)	૧૦૪૮/૨	૦૦	૧૩	૧૫
		૧૦૪૮/૧	૦૦	૧૫	૭૦
		૧૦૪૮/૨	૦૦	૦૬	૮૦
		૧૦૪૬/૧	૦૦	૦૧	૧૦
		૧૦૪૮/૧	૦૦	૦૬	૮૦
		૧૦૫૪/૨	૦૦	૧૩	૧૦
		૧૦૫૪/૧	૦૦	૧૩	૧૫
		૧૦૫૫	૦૦	૦૬	૪૫
શેરથા	બ્લોક નંબર				
	૮૩૭		૦૦	૦૦	૧૫
	૮૩૬		૦૦	૦૦	૫૦
	૮૩૫		૦૦	૧૪	૭૦
	૮૩૩		૦૦	૧૦	૦૦
	૮૩૧		૦૦	૦૪	૬૫
	૮૩૦		૦૦	૧૧	૮૫
	૮૨૫		૦૦	૦૦	૨૦
	૮૨૬		૦૦	૦૭	૪૫
	૮૨૭		૦૦	૧૦	૮૫
	૮૧૨		૦૦	૧૭	૮૦
	૮૧૫		૦૦	૦૮	૦૦
	૮૧૪		૦૦	૦૮	૭૦
	૮૧૬		૦૦	૦૦	૨૫
	૫૧૮		૦૦	૦૧	૨૫
	૫૨૦		૦૦	૧૨	૦૫
	૫૨૨		૦૦	૦૦	૨૦
	૫૨૧		૦૦	૦૬	૮૫
	૫૨૮		૦૦	૧૧	૭૦
	૫૨૮		૦૦	૦૨	૮૦
	૫૨૭		૦૦	૦૧	૮૦
	ગાડા માર્ગ		૦૦	૦૧	૮૫
	૫૩૦		૦૦	૦૨	૩૦
	૫૪૧		૦૦	૧૨	૦૦
	૫૪૦		૦૦	૧૪	૦૫
	૫૩૮		૦૦	૧૩	૬૦
	૫૬૮		૦૦	૧૫	૭૦
	૫૭૦		૦૦	૦૩	૪૦
	૫૬૭		૦૦	૧૪	૮૫
	૧૦૦		૦૦	૨૧	૬૦
	૧૦૧		૦૦	૦૪	૮૫
	૧૦૨		૦૦	૧૪	૭૫
	૧૦૭		૦૦	૦૧	૩૫
	૨૧૦		૦૦	૦૨	૭૫
	૧૬૬		૦૦	૧૮	૮૫
	૨૦૮		૦૦	૦૨	૪૫
	૧૬૭		૦૦	૧૪	૩૦
	૧૬૮		૦૦	૦૦	૩૦
	૧૬૮		૦૦	૦૧	૮૦
	૧૭૨		૦૦	૧૮	૨૦
	૧૮૧		૦૦	૦૦	૮૫
	ખેતરાઉ ગાડા માર્ગ		૦૦	૧૪	૫૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	શેરથા	૧૮૮	૦૦	૦૬	૬૦
	(ચાલુ...)	૧૮૭	૦૦	૦૬	૨૦
		૧૮૬	૦૦	૦૪	૮૦
		૧૮૦/બી	૦૦	૦૮	૩૦
		૧૮૦/એ	૦૦	૦૫	૮૦
		૧૮૮	૦૦	૦૩	૨૦
		૧૮૮	૦૦	૦૩	૨૦
		૨૬૮૭	૦૦	૧૩	૮૫
		૨૬૮૫	૦૦	૦૪	૩૫
		ગાડા માર્ગ	૦૦	૦૧	૮૫
		૨૫૭૮	૦૦	૧૦	૪૦
		૨૫૮૦	૦૦	૧૭	૮૦
		૨૫૮૨	૦૦	૦૮	૩૫
		૨૫૮૩	૦૦	૦૨	૦૫
		૨૫૮૪	૦૦	૦૩	૪૫
		૨૫૮૫	૦૦	૧૪	૦૦
		૨૫૮૬	૦૦	૦૦	૨૦
		૨૫૮૮	૦૦	૦૧	૬૦
		૨૫૮૭	૦૦	૦૬	૫૫
		૨૫૮૮	૦૦	૦૨	૫૦
		૨૬૦૦	૦૦	૦૦	૮૫
		૨૬૦૧	૦૦	૧૧	૮૦
		૨૬૦૩	૦૦	૦૦	૬૫
		૨૬૦૬	૦૦	૦૮	૩૦
		૨૬૦૪	૦૦	૦૦	૩૫
		૨૬૦૫	૦૦	૦૩	૪૦
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૩	૦૦
		૨૪૨૮	૦૦	૦૦	૮૦
		૨૪૨૮	૦૦	૧૦	૨૫
		૨૪૩૦	૦૦	૧૨	૭૫
		૨૪૩૩	૦૦	૧૩	૧૫
		૨૪૩૨	૦૦	૧૮	૩૦
		૨૩૮૦	૦૦	૧૮	૮૫
		૨૩૮૮	૦૦	૦૦	૧૫
કલોલ	સર્જી	સર્વે નંબર			
		૭૭૮	૦૦	૦૮	૩૫
		૭૮૦	૦૦	૨૧	૦૦
		૭૮૮/૨	૦૦	૦૭	૨૦
		૭૮૮/૧	૦૦	૦૩	૦૫
		૭૮૭	૦૦	૧૫	૧૫
		૭૭૩/૨	૦૦	૧૪	૮૦
		૭૭૧	૦૦	૧૬	૮૦
		૭૬૮/૧	૦૦	૨૪	૩૦
		૭૬૮/૨	૦૦	૦૧	૧૦
		૫૮૧/૨	૦૦	૦૦	૬૦
		૭૬૮/૩	૦૦	૦૦	૩૦
		ઉવારસદ સર્જી ગાડા માર્ગ	૦૦	૧૪	૫૦
		૫૮૧/૧/બી	૦૦	૦૧	૦૫
		૭૬૮/૨	૦૦	૦૧	૧૦
		૫૮૧/૧/એ	૦૦	૧૧	૦૫
		૬૦૮	૦૦	૧૧	૨૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	સર્વજ	૬૦૮	૦૦.૦૦	૦૪	૨૦
	(આલુ...)	૬૧૦	૩૫૦૦.૦૦	૧૬	૪૦
		૬૧૧/૩	૬૦૦.૦૦	૦૪	૮૦
		૬૧૨/૨	૩૩૧.૦૦	૦૩	૮૦
		૬૧૧/૨	૩૩૧.૦૦	૦૨	૮૦
		૬૧૧/૧	૩૩૨૬.૦૦	૦૦	૦૫
		૬૧૨/૧	૩૩૨૬.૦૦	૧૧	૧૦
		૬૧૮	૩૦૪૩.૦૦	૧૧	૧૦
		૬૨૧	૦૦૦.૦૦	૧૪	૮૫
		૬૨૪/૧	૧૩૨.૦૦	૦૮	૭૦
		૫૫૦	૬૦.૦૦	૨૩	૭૫
		૫૫૧	૩૩.૦૦	૦૮	૮૦
		૫૫૨	૩૩.૦૦	૧૨	૮૫
		૫૪૮/૩	૩૩.૦૦	૦૦	૦૫
		૫૪૮/૨	૩૩.૦૦	૦૦	૩૫
		ખેતરાઉ ગાડા માર્ગ	૩૩૨૬.૦૦	૦૦	૦૫
		૫૫૩/૧	૦૦.૦૦	૦૬	૮૦
		૫૧૦/૫	૩૩.૦૦	૦૫	૮૫
		૫૧૦/૪	૩૩.૦૦	૦૪	૫૦
		૫૧૦/૧	૩૩.૦૦	૦૬	૭૫
		૫૧૦/૨	૩૩.૦૦	૦૧	૫૫
		૪૮૮/૧	૩૩.૦૦	૦૪	૩૦
		૪૮૮	૩૩.૦૦	૧૫	૩૫
		૫૦૭	૩૩.૦૦	૧૮	૮૦
		૫૦૬	૩૩.૦૦	૦૪	૩૦
		સર્વજ ભોયણ રાહોડ ગાડા માર્ગ	૩૩.૦૦	૦૨	૩૦
		૪૩૫/૧	૩૩.૦૦	૧૮	૦૦
		૪૩૪	૩૩.૦૦	૦૫	૫૫
		ખેતરાઉ ગાડા માર્ગ	૩૩૨૬.૦૦	૦૨	૦૫
		૪૩૬/૨	૩૩.૦૦	૦૦	૩૫
		૪૩૭	૩૩.૦૦	૧૦	૭૫
		૪૩૮/૧	૩૩.૦૦	૧૨	૨૦
		૪૩૮/૪	૩૩.૦૦	૦૩	૮૫
		૪૩૮/૫	૩૩.૦૦	૧૪	૭૦
		૪૩૮/૨	૩૩.૦૦	૦૩	૭૦
		૪૪૦/૧	૩૩.૦૦	૧૩	૫૦
		૪૪૧	૩૩.૦૦	૦૦	૪૦
		૩૧૮/૧૨	૩૩.૦૦	૧૧	૦૫
		૩૧૮/૧૧	૩૩.૦૦	૦૩	૦૦
		૩૧૮/૩	૩૩.૦૦	૦૨	૦૦
		૩૧૮/૪	૩૩.૦૦	૧૫	૦૦
		૩૧૮/૫	૩૩.૦૦	૦૧	૮૫
		૩૧૮/૬	૩૩.૦૦	૦૦	૭૫
		૩૧૮/૨	૩૩.૦૦	૦૭	૮૫
		૩૧૮/૧	૩૩.૦૦	૦૦	૨૫
		૩૧૬	૩૩.૦૦	૧૬	૧૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
ગાંધીનગર	સઈજ (ચાલુ...)	૩૧૫	૦૦	૧૪	૨૦
	ભોયણ રાકોડ	૨૭૩	૦૦	૧૮	૬૫
		૨૭૭	૦૦	૦૧	૮૦
		૨૭૮	૦૦	૧૦	૧૦
		૨૭૯	૦૦	૦૪	૬૦
		૩૦૩	૦૦	૦૩	૨૫
		૩૦૧	૦૦	૨૨	૦૦
		૩૦૨	૦૦	૨૨	૩૦
		૩૧૪	૦૦	૦૮	૧૫
		૩૨૮	૦૦	૧૦	૪૫
		૩૨૯	૦૦	૨૦	૭૫
		૩૨૭/૨	૦૦	૦૦	૫૫
		૩૩૮	૦૦	૦૦	૩૫
		૩૩૯/૧	૦૦	૨૨	૭૫
		૩૪૦	૦૦	૧૮	૨૦
		૩૪૨/૪	૦૦	૦૯	૩૦
		૩૫૫	૦૦	૧૩	૧૦
		૩૫૬/૧	૦૦	૦૬	૮૦
		૩૫૬/૨	૦૦	૦૪	૭૦
		૩૫૬/૩	૦૦	૦૪	૨૦
		૩૬૦	૦૦	૦૫	૮૫
		૩૬૨/૧	૦૦	૨૮	૮૦
	આરસોડીયા - ભોયાન - રાકોડ ગાડા માર્ગ		૦૦	૦૩	૮૫
		૫૨૯/૧	૦૦	૦૧	૩૫
		૫૨૯/૨	૦૦	૦૬	૭૦
		૫૩૧/૨	૦૦	૧૮	૧૦
		૫૩૧/૩	૦૦	૧૯	૪૫
		૫૩૨/૨	૦૦	૧૩	૮૦
		૫૩૨/૧	૦૦	૦૨	૩૫
કલોલ	આરસોડીયા	બ્લોક નંબર			
		૩૮૩	૦૦	૩૭	૩૦
		૩૭૨	૦૦	૦૩	૩૫
		૩૭૧	૦૦	૧૧	૫૦
		૩૭૦	૦૦	૦૭	૪૫
		૩૬૯	૦૦	૧૭	૮૦
		૩૬૮	૦૦	૦૦	૧૦
		૩૬૭	૦૦	૦૮	૬૫
		૨૮૭	૦૦	૧૨	૪૦
		૨૮૮	૦૦	૧૨	૮૦
		૨૮૬	૦૦	૧૩	૩૫
		૨૮૫	૦૦	૦૭	૪૦
		૨૮૪	૦૦	૦૩	૮૦
		૨૮૭	૦૦	૧૮	૪૫
		કલોલ આદિજ ગાડા માર્ગ	૦૦	૦૧	૪૫
		૩૨૧	૦૦	૨૪	૧૦
		૩૧૯	૦૦	૨૩	૦૦
		૩૧૮	૦૦	૧૩	૬૫
		કલોલ - ધમાસણ ગાડા માર્ગ	૦૦	૦૨	૧૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કલોલ	સર્વે નંબર			
		૨૫૨/૧૩૮ પૈકી	૦૦	૩૦	૫૦
		૨૫૨/૧૦૩	૦૦	૦૨	૮૦
		૨૫૨/૧૦૨/૧	૦૦	૧૩	૩૫
		૨૫૨/૧૦૨/૨	૦૦	૧૪	૮૦
		૨૫૨/૮૮	૦૦	૦૭	૪૫
		૨૫૨/૧૦૦	૦૦	૦૬	૩૫
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૧	૦૫
		૨૫૨/૪૧	૦૦	૨૨	૫૫
		૨૫૨/૪૦	૦૦	૦૨	૪૦
		૨૫૨/૪૩	૦૦	૧૮	૬૫
		૨૫૨/૩૬	૦૦	૦૦	૪૫
		૨૫૨/૫૦	૦૦	૦૨	૩૫
		૨૫૨/૬૦/૧	૦૦	૦૬	૬૫
		૨૫૨/૫૫	૦૦	૦૦	૭૦
		૨૫૨/૫૮	૦૦	૦૭	૫૫
		૨૫૨/૫૬	૦૦	૦૦	૩૫
		૨૫૨/૫૮	૦૦	૦૦	૩૫
		૨૫૨/૫૭	૦૦	૦૪	૭૦
		૨૫૨/૬૩	૦૦	૦૮	૬૦
		૨૫૨/૬૧	૦૦	૧૮	૮૫
		૨૫૨/૩૦ પૈકી	૦૦	૧૭	૦૦
		૨૫૨/૨૧	૦૦	૦૫	૭૦
		૨૫૨/૨૨	૦૦	૧૨	૮૫
		૨૫૨/૨૦	૦૦	૨૦	૨૦
		૨૫૨/૧૮	૦૦	૧૩	૮૦
		૨૫૨/૧૮	૦૦	૧૨	૭૦
		૨૫૨/૧૪	૦૦	૦૬	૫૫
		૨૫૨/૧૩	૦૦	૧૫	૮૦
		૨૫૨/૧૧	૦૦	૧૧	૨૫
		૨૫૨/૧૦	૦૦	૧૦	૫૫
		૨૫૨/૭	૦૦	૦૩	૬૫
		ધમાસણ તરફ ગાડા માર્ગ	૦૦	૦૭	૬૦
		૨૫૨/૮	૦૦	૦૬	૨૫
		૨૫૧/૧૭	૦૦	૦૧	૦૫
		ધમાસણ તરફ ગાડા માર્ગ	૦૦	૦૩	૩૫
		૨૫૧/૨૦	૦૦	૧૮	૬૫
		૨૫૧/૨૧	૦૦	૧૪	૭૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વાય. બી. પટેલ,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, JUNE 11, 2002 / JYAISTHA 21, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 11th June, 2002.

THE GUJARAT LIFTS AND ESCALATORS ACT, 2000

No. GU/2002/52/GLR-10-2001/M(E)-25/K

In exercise of the powers conferred by section 24 of  
the Gujarat Lifts and Escalators Act, 2000, (Guj-4 of  
2000) the Government of Gujarat hereby makes the  
following rules, namely:-

IV-B - Ex. 169-1

169-1

1. These rules may be called the Gujarat Lifts and Escalators (Amendment) Rules, 2002.
2. In the Gujarat Lifts and Escalators Rules, 2001.

(1) In rule 2, in sub-rule (1) —

(i) in clause (w), the letter "a" shall be inserted between the words "means" and "door"

(ii) in clause (x) the letter "a" shall be inserted between the words "means" and "door."

(iii) in clause (af), the letter "a" appearing between the words "and" and "mechanical" shall be deleted.

(2) In rule 7, in proviso, the word "be" appearing between the words "to" and "cause" shall be deleted.

(3) In rule 9, in clause (n), for the word "revises", the word "devices" shall be substituted.

(4) In rule 23, in sub-rule (3), for the word "Known", the word "non", shall be substituted.

(5) In rule 26, in sub-rule (2), for the word "penings", the word "openings" shall be substituted.

(6) In rule 33, in sub-rule (9), for the words "by party" the words "biparting" shall be substituted.

(7) In rule 42, in sub-rule (5), the word "room" shall be inserted between the words "machine" and "there".

(8) In rule 55, in sub-rule (5), for the words "Central lines" the words "centre line" shall be substituted.



(9) In Annexure VIII and IX, the word "Chief" appearing in the brackets shall be deleted.

(10) In Annexure XIII -

(i) In serial number, 1, for item (iii), the following shall be substituted namely:-

"(iii) shall have to produce a certificate from any bank to the effect that he is solvent to the extent of rupees five lacs.

Provided that such certificate shall not be necessary when an applicant is the Government, Semi Government body or local authority".

(ii) In serial number 1, in item (iv), in sub items (a) and (b), the following provisos shall be added at the end respectively, namely:-

" Provided that upto a period ending on 31<sup>st</sup> December, 2006, an experience of at least two years in case of a degree holder and four years in case of diploma holder shall be considered sufficient for the purpose.

Provided also that upto a period ending on 31<sup>st</sup> December, 2006, when a person applying for authorisation is having an experience of atleast six years in the field of elevators or escalators, as the case may be, to the satisfaction of the Chief Inspector or has employed a person having such experience, the employment of engineer shall not be necessary".

(iii) In serial number 1, in item (iv) in sub-item (e) the word "any" shall be inserted between the words "during" and "calendar".

(iv) In serial number, 1, for item (v), the following shall be substituted, namely:-

"(V) shall have a workshop within the state of Gujarat having power connection

of at least 5 H.P. and having an area atleast of 50 square meters having atleast following instruments in his possession.

- (a) Portable drill machine,
- (b) Clipon meter,
- (c) Techometer and
- (d) Multimeter.

Provided that when the authorised person is having his own manufacturing unit in the State of Gujarat, he shall not be required to have a separate workshop.

- (v) In serial number 3, in items (e) and (f), for the word "proceeding", the word "preceeding" shall be substituted.
- (vi) In serial number 3, for item (g), the following shall be substituted.

" (g) a certificate from any bank to the effect that the applicant continues to be solvent to the extent of rupees five lacs".

(11) In Annexure XIV,

- (i) In serial number, 1, for item (iii), the following shall be substituted namely:-

" (iii) shall have to produce a certificate from any bank to the effect that he is solvent to the extent of rupees one lac".

" Provided that such certificate shall not be necessary when an applicant is the Government, semi-Government body or local authority"

- (ii) In serial number, 1, in item (iv), in sub items (a) and (b), the following provisos shall be inserted at the end respectively, namely:-

Provided that upto a period ending on 31<sup>st</sup> December 2006, an experience of one year in case of a degree holder and two years in case

of a diploma holder shall be considered sufficient for the purpose.

" Provided also that upto a period ending on 31<sup>st</sup> December 2006, when a person applying for authorisation is having an experience of atleast three years in the field of elevators or escalators, as the case may be, to the satisfaction of the Chief Inspector or he has employed a person having such experience, the employment of engineer shall not be necessary".

- (iii) In serial number, 1, in item (IV), in sub-item (b), for the words " about " and "five", the words "atleast" and "four" shall be substituted.
- (iv) In serial number 1, in item (IV), in sub-item (c), for the figure "5", the word "five" shall be substituted.
- (v) In Serial Number 1, for item (V), the following shall be substituted namely.

"(v) shall have the following instrument in his own possession.

- (a) Portable drill machine,
- (b) Clipon meter,
- (c) Techometer and
- (d) Multimeter"

- (vi) In serial number 1, item (vii) shall be deleted.
- (vii) In serial number 3, in items (e), for the word "proceeding" the word "preceeding" shall be substituted.
- (viii) In serial number 3, for items-(f), (g), (h), (i) and (j); the following shall be substituted namely:

" (f) a certificate from any bank to the effect that the applicant continues to be solvent to the extent of rupees one lac.

- (g) updated list of instruments and
- (h) details of safety gadgets for staff"

In the event of the holder of the authorisation failing to get the authorisation renewed in the said manner before the date of expiry the authorisation shall become void and a fresh authorisation shall have to be obtained".

(ix) In Form 1, items at serial numbers 9 and 12 shall be deleted.

(12) In Annexure XV,

(i) In serial number 1, in item (ii), the following proviso shall be inserted at the end namely;

" Provided that upto a period ending on 31<sup>st</sup> December, 2006, an experience of at least two years in case of a degree holder and four years in case of a diploma holder shall be considered sufficient for the purpose".

(ii) In serial number 1, for item (iii), the following shall be inserted namely;

"(iii) shall have to produce a certificate from any bank to the effect that he is solvent to the extent of rupees one lac.

Provided that such certificate shall not be necessary when an applicant is the Government, semi Government body or local authority".

(iii) In Serial Number 1, in item (V), sub-item (c) shall be deleted.

(iv) In serial number 3, in item (e), the word "nationalised" shall be deleted.

(v) In Form-1, after serial number 5, the following shall be inserted and after the said insertion, serial numbers 6 and 7 shall be renumbered as 8 and 9.

"6. whether solvency certificate is attached.

## 7. Details of testing instruments".

## (13) In Annexure-XVIII

- (i) In Table-1, in serial number 17, the word " cable " shall be inserted between the words " trailing " and " and ".
- (ii) In Table 2, in serial number 20, for the word " operted ", the word " operates " shall be substituted.
- (iii) In Table 3, in serial number 19, for the word " condintion ", the word " condition " shall be substituted.
- (iv) In Table 4, in serial number 19, for the word " have ", the word " move " shall be substituted.
- (v) In Table 4, in serial number 20, for the words " frayed ", against " b ", the words " is frayed ", shall be substituted.
- (vi) In Table 4, serial number 26 shall be deleted.

## (14) In Annexure-XX

- (i) in table 2 in serial number 7, the words " specified limits " appearing second time against " d " shall be deleted.
- (ii) in Table 2, in serial numbers 10 and 17, for the words, " manual " the word " manually " shall be substituted.
- (iii) in Table 3, in serial number 16, the words " link chain " appearing second time shall be deleted.
- (iv) in Table 4 in serial number 13, for the word " need lubricationg ", the words " needs lubrication " shall be substituted.
- (v) in Table 4, serial number 22 shall be deleted.

By order and in the name of Governor of Gujarat.

R. K. SHAH,

Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

THURSDAY, JUNE 13, 2002 /JYAISTHA 23, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 13th June, 2002.

THE BOMBAY RENTS, HOTEL AND LODGING HOUSE RATES CONTROL ACT, 1947

**NO.GH/V/ 73 /2001/HBA/102001/2044/TH:** - Whereas the draft of the Bombay Rents, Hotel and Lodging House Rates Control (Gujarat Amendment) Rules, 2001 were published as required by sub-section (1) of

section 49 of the Bombay Rents, Hotel and Lodging House Rates Control Act, 1947 (Bom.LVII of 1947) at pages 194-1 to 194-4 of the Gujarat Government Gazette Extra Ordinary Part IV B dated the 23<sup>rd</sup> July, 2001 under the Government Notification, Urban Development and Urban Housing Department No.GH/V/113 2001/HBA/102001/2044/TH for inviting objections and suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the Official Gazette;

And Whereas no objections or suggestions have been received by the Government in respect of the said draft notification;

Now, therefore, in exercise of the powers conferred by clause (aaai) of sub section (2) of section 49 read with sub section (1) of section 17 D of the Bombay Rents, Hotel and Lodging House Rates Control Act, 1947 (Bom.LVII of 1947), the Government of Gujarat hereby makes the following rules further to amend the Bombay Rents, Hotel and Lodging House Rates Control Rules, 1948, as follows, namely :-

1. These rules may be called the Bombay Rents, Hotel and Lodging House Rates Control (Gujarat Amendment) Rules, 2002.
  2. In the Bombay Rents, Hotel and Lodging House Rates Control Rules, 1948, after rule 27, the following new rules shall be added namely:-
- "28 ... (1) Where any site is vested in the State Government under sub-section (1) of section 17 D, the Collector for the purpose of determining compensation payable to the landlord for such site, shall consider the following criteria, namely:-



- (a) The market value of the site so vested shall be determined, as far as practicable, in accordance with the provisions of sections 23 and 24 of the Land Acquisition Act, 1894;
  - (b) The Collector shall in consultation with the Chief Town Planner of the State Government determine the market value of the site.
  - (c) The Collector shall give an opportunity of being heard to the landlord before determining the amount of compensation for the site which has been vested in the State Government.
- (2) After the site is so vested in the Government the collector shall within a period of one year erect the new building on the original site for the purpose of providing accommodation to the tenant. But the Collector shall extend the period for one year if he finds sufficient reasons to extend the period of erecting new building on original site.
- (3) After erecting the new building at the original site, the Collector shall provide accommodation therein to the tenant, on the following terms and conditions, namely:-
- (a) The expenditure for erection of the new building shall not be less than the amount of relief package declared by the Government from time to time to the affected buildings of earthquake.
  - (b) The tenant shall be required to pay the rent to the Collector at such rate as may be fixed by the Collector from time to time, considering the last rent paid by the tenant to the original landlord.
  - (c) The tenant shall be required to pay the rent in the first week of each month.
  - (d) If the tenant fails to pay the rent within a period specified in clause (c), he shall be liable to pay the rate of interest at double the prevalent primary lending rate which may vary from time to time. The said period begins from 8<sup>th</sup> day of month till the entire amount of the rent is paid by the tenant.
  - (e) If the tenant fails to pay the rent for a period exceeding 3 months continuously, he shall be liable for eviction in accordance with law.

- (f) If the amount of expenditure for erecting the new building exceeds the amount of Relief Package of the Government, the Collector shall enter into an agreement with the tenant specifying certain terms and conditions for recovering such additional amount from him; or for increasing the amount of rent for the purpose in accordance with law.

Explanation:- "Relief package" means the rehabilitation programme in respective packages declared by the Gujarat State Disaster Management Authority based on the recommendation of the task force declared by the Government Resolution of the Revenue Department from time to time."

By order and in the name of the Governor of Gujarat,

A. Bhattacharyya  
Secretary,

Urban Development and Urban Housing Department.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

FRIDAY, JUNE 14, 2002 /JYAISTHA 24, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th June, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 74 of 2002/DVP – 292002 –894 -L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation

in the Development Plan for the town of Bhuj. Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/174 of 2001/DVP- 292001- 5796-L. dated 12<sup>th</sup> December, 2001:

**AND, WHEREAS,** the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated on 5-4-2002 page nos. 96-1 to 96-15 under Government Notification, Urban Development and Urban Housing Department No. GH/V/36 of 2002/DVP-292002-894-L dated 5<sup>th</sup> April, 2002 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation:

**AND, WHEREAS,** the Government of Gujarat has not received any suggestions and objections:

**NOW, THEREFORE,** in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby :-

- (a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;
- (b) specifies that the variation so set out shall come into force from the date of this notification:

**SCHEDULE**

Variation to the Development Plan of Bhuj sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/ 174 of 2001/DVP- 292001-5796-L, dated the 12<sup>th</sup> December, 2001.

Following variation are incorporated in the sanction GDCR of Bhuj Area Development Authority, Bhuj under section 12(2)(m) of the Gujarat Town Planning and Urban Development Act, 1976.

1. In clause no.2.16, the words " and domestic storage" shall be added after the words " used for parking" and before the words " purpose"
2. In clause 4.2.2 k, the following para shall be added after the words "Measure" word provided that
  - (a) For residential structure upto G+1 no soil testing is required.
  - (b) Soil testing shall be mandatory, as specified by the design engineers, for all the institution, industries, public buildings like hospitals, utility, centers, say of the Building where public Gathering is expected mass housing colonies where repetitive designs are allowed.
  - (c) In certain exceptional cases where soil conditions prima facie does not meet the required conditions, the technical advisory cell/ the Area Development Authority will carry out Visual inspection of the site and recommend certain tests.
3. Following para shall be added after clause 9.3.4 ( c ) ( i )
  - (i) The Architectural and structural Designer shall be responsible for adhering to the provisions of the relevant and prevailing Indian Standard specification. They will not be held responsible for the sever damage or collapse that may occur under natural forces going beyond the design forces provided in the above Indian Standard specifications.
4. In clause no.9.3.3(A) the word " or AMIE" shall be deleted and following sentence may be added two years experience if he is AMIE or Degree holder"
5. In clause 10.1.1, the words " side not more than 2" after the words between the length of the adjacent" and before the words " However this condition of ratio shall be replaced by the words "side is not more than 3"  
Also add, " Appropriate Authority may waive the ratio in Gamtal while reconstituting in Town Planning Scheme based on the original plot size based on merit." Shall be added after the words "10.5 m or more in length" and before the words " provided however.
6. In clause no.10.4 Note 7, the words " exceeding 30 mts in length" shall be added after the words " of an internal road or roads" and before the words " of 13.5 in dia meter turning circle or 12m X 6 m turning "T" shall

7. In clause no.10.4. new sub clause to be added after note. 11"12  
Appropriate Authority can decide the minimum width of the Road and Length allowable against it while forming town planning scheme in Gamtal area depending on existing site condition".
8. The Title of Chapter 11" SPECIAL Development Requirement for Existing Old Walled city and " Gamtal area" shall be replaced by the words "SPECIAL DEVELOPMENT REQUIREMENT FOR EXISTING GANTAL AND T.P. SCHEME NO.1 TO 8 AREA"
9. In Clause no. 11.1 add a proviso " Provided that in case of Building units which are registered in the property card or allotted in the town planning scheme against these original plot and are not sub-divided or amalgamated. this clause shall not be applicable".
10. In clause No.11.3.1. the following words. shall be added at the end of the clause

"Note : No Margin shall be required for the building abutting on 12.0 mts. Or less roads."

11. Clause No.11.4.1(b). the table of minimum open space width shall be replaced as follows:

Minimum width of open air space throughout (m)	Where height of building ( above adjoining the open air space does not exceed meter.
1.5	7
1.0	10
2.5	13

Also in clause 11.4.1 (b) following note shall be added at the end

Note: A minimum of 0.9 mts is to be kept in any case."

12. In clause no.11.5 the new proviso shall be added proviso at the end  
"Provided that in case of special structure like auditorium. Community hall . cinema hall etc. where the floor to ceiling height is required to be more than 7.5 mts. On account of technical reason justifying the cause the competent authority may relax this height restriction.

13. The entire clause No.12.2 (a) shall be replaced by the following

"Minimum area of a building unit shall be as per the road width as the follow:  
The clause No.12.2 (a) shall be replaced by the following:

"Minimum area of a building unit shall be as per the road width as follows:

Road width in mts.	Plot size in sq.mts.
Upto 9 mts.	25 sq.mts
9 to 12 mts.	100 sq.mts
Above 12.0 mts.	200 sq. mts.

The building unit having rectangular shape the ratio between the lengths and the adjacent side shall not be more than 3. However, this condition of ratio will not be applicable if the smaller side of the building unit is 10.50 mt. or more".

14. The sub clause no.12.2 (e) shall be deleted.
15. In the clause No.12.2 new proviso shall be inserted at the end. "Provided that in case of the building units existing prior to these regulations have to come into force, the above provision shall not be applicable".
16. In clause No.12.3.2, a proviso shall be added as a proviso at the end "Provided that in case of special structures like Industrial Building, Institutional Building, auditorium, community hall, etc. where the floor to ceiling height is required to be more than 7.5 mts., on account of technical reason justifying the case the competent authority may relax this height restriction".
17. In the clause No.12.4.1 (A)1(a) shall be replaced by the following

Width of proposed Roads (m)	Minimum road side margin (m)	Remarks
Road upto 7.5 m and less	2.0	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations
Above 7.5 m and upto 9.0 m	2.5	
Above 9.0 m and upto 12.0 m	3.0	
Above 12.0 m and upto 24.0	4.5	
Above 24.0 m and upto 40.0	6.0	
Above 40.0 m	9.0	

(2) Minimum side margin shall be provided as per Regulation No.12.4.1 (A) (ii)

18. In clause No.12.4.1(A) Note (ii) of conversion shall be replaced by the following:

"7.5 m = 25.00 ft."

19. The table in the clause No.12.4.1(A)(b)(1) shall be replaced by the following table:



Plot size	Margins other than road side	Maximum built up area on any floor
25m <sup>2</sup> and upto 100m <sup>2</sup>	1.5 m (Anyone side including other than Major road)	70%
Above 100 m <sup>2</sup> and upto 150 m <sup>2</sup>	2.25m (anyone side)	60% or 75 m <sup>2</sup> whichever is more
Above 150 m <sup>2</sup> and upto 250 m <sup>2</sup>	2.50m (rear side) and 1.5m (anyone side)	50% or 90 M <sup>2</sup> whichever is more
Above 250 m <sup>2</sup>	3.0 m in all sides except road side subject to these regulations as the case may be.	50% or 125 m <sup>2</sup> whichever is more

20. In clause No.12.4.1(C), the new clause shall be added.

"(8) In front side marginal space exceeding 4.5 mts. a porch not exceeding 16.0 sq.mts. in built-up area shall be permitted. However, clear open space of minimum 1.8 mts. shall have to be maintained from the plot boundary".

21. In clause No.12.4.1(E), following new sub-clauses to be added at the end of clause (ii).

"(iii) In any margin of 3.0 mts. or more, a balcony at slab level which is not enclosed shall be permitted having maximum projection of 1.2 mts.

(iv) Maximum 1.0 mts. wide open stair shall be permitted in the front compulsory margin, in such a way that minimum 2 mts. clear margin is available from the plot boundary".

22. In clause No.17.5 (i), "twice" shall be replaced by the word "half"

23. In the table under clause No.17.12(i), the Sr.No.(1) shall be replaced by the following:

24.

Sr.No.	Type of occupancy	Minimum width of staircase/ Stairway/ Corridor ( in mts)
1.	Residential building	1.0(0.75 in the building upto 50 mts ground coverage)
	Low raise	
	Hotels	1.5

25. Clause 34.6 Form No.2 (a) shall be replaced as per "Annexure -A".

26. Clause 34.7 Form No.2 (b) shall be replaced as per "Annexure-B".

27. Clause 34.9 Form No.2 (c) shall be replaced as per "Annexure-C".

28. Clause 34.13 Form No.6 (a) shall be replaced as per "Annexure-D".

29. Clause 34.14 Form No.6 (b) shall be replaced as per "Annexure-E".
30. Clause 34.15 Form No.6 (c) shall be replaced as per "Annexure-F".
31. Clause 34.16 Form No.6 (d) shall be replaced as per "Annexure-G".
32. Clause 34.18 Form No.8 shall be replaced as per "Annexure-H".
33. Clause 34.19 Form No.9 shall be replaced as per "Annexure-I".

By order and in the name of the Governor of Gujarat.

**P.D.SUTARIA**

Officer on Special Duty & Ex-Officio Deputy Secretary to the  
Government of Gujarat  
Urban Development & Urban Housing Department

## FORM NO. 2 (A)

## CERTIFICATE OF UNDERTAKING OF REGISTERED ARCHITECT/ENGINEER

To

Ref: Proposal work of

(Title of the project)

C.S.No./R.S.No./F.P.No.

Inward No.

at village

Taluka

T.P.S.No.

of

(Village/Town/City)

For

(Name of Owner/Organiser/Developer/Builder)

Address:

Tel.No.:

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature:

Reg.No.

Date

Name:

Address:

Tel.No.:

FORM NO.2 (B)

## CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)C.S.No./R.S.No./F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at village  
\_\_\_\_\_ Taluka \_\_\_\_\_T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village Town City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

(to be struck off if not applicable)

FORM NO.2 (D) FOR HAZARD SAFETY  
(REGULATION NO.19.4) REQUIREMENT

To \_\_\_\_\_

Ref: Proposed work of \_\_\_\_\_  
(Title of the work)

C.S.No. R.S.No./F.P.No. \_\_\_\_\_

In ward No. \_\_\_\_\_ at village \_\_\_\_\_ Taluka \_\_\_\_\_

In T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

1. Certified that the building plans submitted for approval satisfy the safety requirement as stipulated under Building Regulation No.19.4 and information given there in is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety from hazards based on soil sanctions shall be duly incorporated in the design of the building and this provision shall be adhered to during the construction.

Signature of Owner with date: \_\_\_\_\_ Signature of St.Engineer with date: \_\_\_\_\_

Name in Block Letter \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

Signature of the Architect with date \_\_\_\_\_ Signature of the Supervisor with date \_\_\_\_\_

Name in Block Letters \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

FORM NO.6 (A)

PROGRESS CERTIFICATE

(REGULATION NO.6.2)

Plinth Stage: In case of basement casting of basement slab

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhuj Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the **Plinth Level** and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

FORM NO.6 (B)PROGRESS CERTIFICATE - FIRST STOREY

(REGULATION NO.6.2)

Reference No.  
Owner's Name:  
Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhuj Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_



## FORM NO.6(C)

PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING  
(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority

Bhuj Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the

Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

## FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority

Bhuj Area Development Authority

Sir.

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the

Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

FORM NO.8

BUILDING COMPLETION CERTIFICATE

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority

Bhuj Area Development Authority

Sir.

1. The building/s has/have been constructed according to the sanctioned plan.
2. The building/s has/have been constructed as per approved plan and structural design (one set of structural drawings as executed and certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standard Specifications Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the  
Supervising Engineer/OwnerSignature of the  
Structural Designer

Date:

Date:

Name in block letters: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

ANNEXURE-I

FORM NO.9

## FORM OF OCCUPANCY CERTIFICATE

(REGULATION NO.7.2)

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_ Taluka \_\_\_\_\_  
Plot No. \_\_\_\_\_ T.P. Scheme No. \_\_\_\_\_ Street \_\_\_\_\_  
Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in the development \_\_\_\_\_  
area, completed and constructed as per plan prepared by \_\_\_\_\_ under the  
supervision of \_\_\_\_\_

(Architect/Engineer) (Supervising Engineer/Owner)  
Architect has been inspected on \_\_\_\_\_ and I declare that the development has been carried  
out in accordance with the Development Permission No. \_\_\_\_\_ dated \_\_\_\_\_ and  
that the development is fit for the use for which it has been permitted.

Chief Executive Authority  
Bhuj Area Development Authority

Date: \_\_\_\_\_

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

FRIDAY, JUNE 14, 2002 /JYAISTHA 24, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th June, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 75 of 2002/DVP - 292002 -896 -L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the Development Plan for the town of Bhachau Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/176 of 2001/DVP- 292001- 5729-L, dated 12<sup>th</sup> December, 2001;

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated on 5-4-2002 page nos. 95-1 to 95-15 under Government Notification, Urban Development and Urban Housing Department No. GH/V/35 of 2002/DVP-292002-896-L dated 5<sup>th</sup> April, 2002 along with a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation :

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections:

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby :-

- (a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and:
- (b) specifies that the variation so set out shall come into force from the date of this notification:

### SCHEDULE

Variation to the Development Plan of Bhachau sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/ 176 of 2001/DVP- 292001-5729-L, dated the 12<sup>th</sup> December, 2001.

Following variations are proposed in the sanctioned GDCR of Bhachau Area Development Authority, Bhachau under section 12 (2)(m) of the Gujarat Town Planning and Urban Development Act, 1976.

1. In clause No.2.16, the words "and domestic storage" shall be inserted after the words "used for parking" and before the word "purpose"
2. In clause No.9.3.3(A) the words "/or AMIE" shall be deleted and following sentence may be added: "and two years experience if he is AMIE or Degree holder".
3. In clause No.10.1.1, the words and figures "side note more than 2" shall be replaced by the words and figures "side is not more than 3".

Also, add the following para before the proviso to this clause: "Appropriate Authority may waive the ratio in Gamtal while reconstituting in Town Planning Scheme based on the original plot size based on merit"

4. In clause No.10.4 Note (7), the words and figures, "exceeding 30 mts in length" shall be added after the words "of an internal road or roads".
5. The Title of Chapter 11 "DEVELOPMENT REQUIREMENTS FOR EXISTING OLD WALLED CITY AND GANTAL AREA" shall be replaced by the words and figures "DEVELOPMENT REQUIREMENTS FOR EXISTING GANTAL AND T.P. SCHEME NO.1 AREA".

6. In clause No.11.1 add a proviso "Provided that in case of Building units which are registered in the property card or allotted in the town planning scheme against these original plots and are not sub-divided or amalgamated, this clause shall not be applicable".

7. Delete clause No.11.3.2.

8. In clause No.12.5.1(a), the table shall be replaced as follows:-

Minimum width of open air space throughout (m)	Where height of building (above plinth adjoining the open air space) does not exceed
1.5	4
2.0	7.5

9. In clause No.11.5, the new proviso shall be added at the end "Provided that in case of special structure like auditorium, community hall, cinema hall etc. where the floor to ceiling height is required to be more than 7.5 mts. on account of technical reason justifying the cause the competent authority may relax this height restriction".

In clause 11.5, para 1, the word "more" shall be replaced by the word "less". The words and figures in para 2 "10m" shall be replaced by the words and figures "7.5m".

10. The clause No.12.2 (a) shall be replaced by the following:

"Minimum area of a building unit shall be as per the road width as follows:

Road width in mts.	Plot size in sq.mts.
Upto 9 mts.	25 sq.mts
9 to 12 mts.	100 sq.mts
Above 12.0 mts.	200 sq. mts.

The building unit having rectangular shape the ratio between the lengths and the adjacent side shall not be more than 3. However, this condition of ratio will not be applicable if the smaller side of the building unit is 10.50 mt. or more".

11. The sub-clause No.12.2 (e) shall be deleted.

12. In the clause No.12.2 following proviso shall be inserted at the end. "Provided that in case of the building units existing prior to these regulations have to come into force, the above provision shall not be applicable".



13. In clause No.12.3.2, following proviso shall be added at the end. "Provided that in case of special structures like Industrial Building, Institutional Building, auditorium, community hall, etc. where the floor to ceiling height is required to be more than 7.5 mts., on account of technical reason justifying the case the competent authority may relax this height restriction".
14. Figures of clause No.12.4.2 (A) shall be replaced with figures and words "12.4.1 (A)".
15. The words and figures "(1)(a)" in corrected clause 12.4.2 (A) on page No. 71 shall be replaced with "(i)".
16. The table in the corrected clause No.12.4.1(A)(i) shall be replaced by the following table:

Width of proposed Roads (m)	Minimum road side margin (m)	Remarks
Road upto 7.5 m and less	1.5	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations
Above 7.5 m and upto 9.0 m	2.5	
Above 9.0 m and upto 12.0 m	3.0	
Above 12.0 m and upto 24.0	4.5	
Above 24.0 m and upto 40.0	6.0	
Above 40.0 m	9.0	(2) Minimum side margin shall be provided as per Regulation No.12.4.1 (A) (ii)

17. In corrected clause No.12.4.1(A) Note (ii) of conversion shall be replaced by the following:  
"7.5 m = 25.00 ft."
18. The sub-clause (b) of corrected clause No.12.4.1 (A) shall be deleted.
19. The bracket and word "(i)" before the words "the minimum side" at page No.72 shall be replaced with bracket and words "(ii)".
20. The table in the corrected clause No.12.4.1(A) (ii) shall be replaced by the following table:

Plot size 1	Margins other than road side 2	Maximum built up area on any floor 3
25m <sup>2</sup> and upto 100m <sup>2</sup>	4.5 m (Any one side)	70%
Above 100 m <sup>2</sup> and upto 150 m <sup>2</sup>	2.25m (anyone side)	60% or 75 m <sup>2</sup> whichever is more

1	2	3
Above 150 m <sup>2</sup> and upto 250 m <sup>2</sup>	2.50m (rear side) and 1.5m (anyone side)	50% or 90 M <sup>2</sup> whichever is more
Above 250 m <sup>2</sup>	3.0 m in all sides except road side subject to these regulations as the case may be:	50% or 125 m <sup>2</sup> whichever is more

21. In corrected clause No.12.4.1(C), the new sub-clause shall be added.  
 "(i) In front side marginal space exceeding 4.5 mts. a porch not exceeding 16.0 sq.mts. in built-up area shall be permitted. However, clear open space of minimum 1.8 mts. shall have to be maintained from the plot boundary".
22. In corrected No.12.4.1 (E), following new sub-clauses to be added at the end of clause (ii).  
 "(iii) In any margin of 3.0 mts. or more, a balcony at slab level which is not enclosed shall be permitted having maximum projection of 1.2 mts.  
 (iv) Maximum 1.0 mts. wide open stair shall be permitted in the front compulsory margin, in such a way that minimum 2 mts. clear margin is available from the plot boundary".
23. In clause No.16.2, sub-clause No.(i) & (iv) shall be replaced by the following sub-clause.  
 "(i) Only ground plus one floor structure without hollow plinth.  
 (iv) Maximum height of the building shall be 7.5 m".
24. In clause No.17.3 (2), the serial number "(ii) and (iii)" of the table shall be deleted.
25. In clause No.17.5 (i), the word "twice" shall be replaced by the word "half" and the words "it may be in one level or two" shall be deleted.

26. In the table under clause No.17.12(i), the Sr.No.(1) shall be replaced by the following:

Sr.No.	Type of Occupancy	Minimum width of staircase/stairway/ corridor (in mts.)
(1)	(2)	(3)
1	Residential building	
	Low rise	1.0 (0.75 in the building upto 50 mts. ground coverage)
	Hotels	1.5

27. Form No.2 (a) at page No.184 shall be replaced as per "Annexure -A".  
 28. Form No.2 (b) at page No.185 shall be replaced as per "Annexure-B".  
 29. Form No.2 (d) shall be replaced as per "Annexure-C".  
 30. Form No.6 (a) shall be replaced as per "Annexure-D".  
 31. Form No.6 (b) shall be replaced as per "Annexure-E".  
 32. Form No.6 (c) shall be replaced as per "Annexure-F".  
 33. Form No.6 (d) shall be replaced as per "Annexure-G".  
 34. Form No.8 shall be replaced as per "Annexure-H".  
 35. Form No.9 shall be replaced as per "Annexure-I".

By order and in the name of the Governor of Gujarat.

**P.D.SUTARIA**

Office on Special Duty & Ex-Officio Deputy Secretary to the  
 Government of Gujarat  
 Urban Development & Urban Housing Department

FORM NO. 2 (A)  
CERTIFICATE OF UNDERTAKING OF REGISTERED  
ARCHITECT/ENGINEER

(REGULATION NO.9.3)

To

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)

C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
village \_\_\_\_\_ Taluka \_\_\_\_\_

T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)

For \_\_\_\_\_  
(Name of Owner/Organiser/Developer/Builder)

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

## FORM NO.2 (B)

## CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
 (Title of the project)  
 C.S.No./R.S.No./F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
 village \_\_\_\_\_ Taluka \_\_\_\_\_

T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
 (Village/Town/City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

(to be struck off if not applicable)

FORM NO.2 (D) FOR HAZARD SAFETY  
(REGULATION NO.19.4) REQUIREMENT

To \_\_\_\_\_

Ref: Proposed work of \_\_\_\_\_  
(Title of the work)

C.S.No. R.S.No./F.P.No. \_\_\_\_\_

In ward No. \_\_\_\_\_ at village \_\_\_\_\_ Taluka \_\_\_\_\_

In T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

1. Certified that the building plans submitted for approval satisfy the safety requirement as stipulated under Building Regulation No.19.4 and information given there in is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety form hazards based on soil sanctions shall be duly incorporated in the design of the building and this provision shall be adhered to during the construction.

Signature of Owner with date: \_\_\_\_\_ Signature of St.Engineer with date: \_\_\_\_\_

Name in Block Letter \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

Signature of the Architect with date \_\_\_\_\_ Signature of the Supervisor with date \_\_\_\_\_

Name in Block Letters \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

172-10

GUJARAT GOVERNMENT GAZETTE, EX., 14-6-2002 [PART IV-B

ANNEXURE-D

FORM NO.6 (A)

PROGRESS CERTIFICATE

(REGULATION NO.6.2)

Plinth Stage/In case of basement casting of basement slab

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority

Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the Plinth Level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_



FORM NO.6 (B)

PROGRESS CERTIFICATE - FIRST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner-

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

## FORM NO.6(C)

PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING  
(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

## FORM NO.8

BUILDING COMPLETION CERTIFICATE

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Bhachau Area Development Authority

Sir,

1. The building/s has/have been constructed according to the sanctioned plan.
2. The building/s has/have been constructed as per approved plan and structural design (one set of structural drawings as executed and certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standard Specifications/ Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the  
Supervising Engineer/Owner

Signature of the  
Structural Designer

Date:

Date:

Name in block letters: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

## FORM NO.9

## FORM OF OCCUPANCY CERTIFICATE

(REGULATION NO.7.2)

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_  
Taluka \_\_\_\_\_ Plot No. \_\_\_\_\_ T.P.Scheme No. \_\_\_\_\_  
Street \_\_\_\_\_ Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in  
the development area, completed and constructed as per plan prepared by  
\_\_\_\_\_ under the supervision of \_\_\_\_\_

(Architect/Engineer)

(Supervising Engineer/Owner)

Architect has been inspected on \_\_\_\_\_ and I declare that the development has  
been carried out in accordance with the Development Permission No. \_\_\_\_\_  
dated \_\_\_\_\_ and that the development is fit for the use for which it has been  
permitted.

Chief Executive Authority  
Bhachau Area Development Authority

Date: \_\_\_\_\_

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

FRIDAY, JUNE 14, 2002 /JYAISTHA 24, 1924

Se. ate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th June, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 76 of 2002/DVP - 292002 -945 -L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the, Development Plan for the town of Anjar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/175 of 2001/DVP- 292001- 5799-L, dated 12<sup>th</sup> December, 2001;

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated on 5-4-2002 page nos. 94-1 to 94-15 under Government Notification, Urban Development and Urban Housing Department No. GH/V/34 of 2002/DVP-292002-945-L dated 5<sup>th</sup> April, 2002 along with a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation :

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby :-

- (a) sanctions the said variation after taking into the consideration the objection received by it, to be made in the said development plan, as set out in Schedule appended hereto and;
- (b) specifies that the variation so set out shall come into force from the date of this notification:

### SCHEDULE

Variation to the Development Plan of Anjar sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/ 175 of 2001/DVP- 292001-5799-L, dated the 12<sup>th</sup> December, 2001.

Following variation are incorporated in the sanction GDCR of Anjar Area Development Authority, Anjar under section 12(2)(m) of the Gujarat Town Planning and Urban Development Act, 1976.

1. In clause no.2.16, the words " and domestic storage" shall be added after the words " used for parking" and before the words " purpose"
2. In clause 4.2.2 k, the following para shall be added after the words "Measure" word provided that
  - (a) For residential structure upto G+1 no soil testing is required for individual case only.
  - (b) Soil testing shall be mandatory, as specified by the design engineers, for all the institution, industries, public buildings like hospitals, utility, centers, say of the Building where public Gathering is expected mass housing colonies where repetitive designs are allowed.
  - (c) In certain exceptional cases where soil conditions prima facie does not meet the required conditions, the technical advisory cell/ the Area Development Authority will carry out Visual inspection of the site and recommend certain tests.
3. Following para shall be added after clause 9.3.4 ( c ) (i)
  - (i) The Architectural and structural Designer shall be responsible for adhering to the provisions of the relevant and prevailing Indian Standard specification. They will not be held responsible for the sever damage or collapse that may occur under natural forces going beyond the design forces provided in the above Indian Standard specifications.
4. In clause no.9.3.3(A) the word " or AMIE" shall be deleted and following sentence may be added two years experience if he is AMIE or Degree holder.
5. In clause 10.1.1, the words " side not more than 2" after the words between the length of the adjacent" and before the words " However this condition of ratio shall be replaced by the words " side is not more than 3" Also add " Appropriate Authority may waive the ratio in Gamtal while constituting in Town Planning Scheme based on the original plot size based on merit." Shall be added after the words "10.5 m or more in length" and before the words " provided however.



6. In clause no.10.4 Note 7. the words "exceeding 30 mts in length" shall be added after the words "of an internal road or roads" and before the words "of 13.5 in dia meter turning circle or 12m X 6 m turning "T" shall
7. In clause no.10.4. new sub clause to be added after note. 11"12 Appropriate Authority can decide the minimum width of the Road and Length allowable against it while forming town planning scheme in Gamtal area depending on existing site condition".
8. The Title of Chapter 11" SPECIAL Development Requirement for Exisiting Old Walled city and " Gamtal area" shall be replaced by the words "SPECIAL DEVELOPMENT REQUIREMENT FOR EXISTING GAMDAL AND T.P. SCHEME NO.1 TO 4 AREA"
9. In Clause 11.1 add a proviso " Provided that in case of Building units which are registered in the property card or allotted in the town planning scheme against these original plot and are not sub-divided or amalgamated. this clause shall not be applicable".
10. In clause No.11.3.1. the following words. shall be added at the end of the clause  

"Note : No Margin shall be required for the building unit abutting on 12.0 mts. Or less roads."
11. Clause No.11.4.1(b). the table of minimum open space width shall be replaced as follows:

Minimum width of open air space throughout (m)	Where height of building ( above adjoining the open air space does not exceed meter.
1.5	7
2.0	10
2.5	13

Also in clause 11.4.1 (b) following note shall be added at the end

Note: A minimum of 0.9 mts is to be kept in any case."

12. In clause no.11.5 the new proviso shall be added proviso at the end "Provided that incase of special structure like auditorium. Community hall , cinema hall etc. Where the floor to ceiling height is required to be more than 7.5 mts. On account of technical reason justifying the cause the competent authority may relax this height restriction.
13. The entire clause No.12.2 (a) shall be replaced by the following

"Minimum area of a building unit shall be as per the road width as the follow:  
The clause No.12.2 (a) shall be replaced by the following:

"Minimum area of a building unit shall be as per the road width as follows:

Road width in mts.	Plot size in sq.mts.
Upto 9 mts.	25 sq.mts.
9 to 12 mts.	100 sq.mts.
Above 12.0 mts.	200 sq. mts.

The building unit having rectangular shape the ratio between the lengths and the adjacent side shall not be more than 3. However, this condition of ratio will not be applicable if the smaller side of the building unit is 10.50 mt. or more".

14. The sub clause no.12.2 (e) shall be deleted.
15. In the clause No.12.2 following proviso shall be added at the end.  
"Provided that in case of the building units existing prior to these regulations have to come into force, the above provision shall not be applicable".
16. In clause No.12.3.2, following proviso shall be added as a proviso at the end. "Provided that in case of special structures like Industrial Building, Institutional Building, auditorium, community hall, etc. where the floor to ceiling height is required to be more than 7.5 mts., on account of technical reason justifying the case the competent authority may relax this height restriction".
17. In the clause No.12.4.1 (A) (a) shall be replaced by the following

Width of proposed Roads (m)	Minimum road side margin (m)	Remarks
Road upto 7.5 m and less	2.0	(1) For the existing built up area the margins requirement may be relaxed on merits of individual case subject to other regulations
Above 7.5 m and upto 9.0 m	2.5	
Above 9.0 m and upto 12.0 m	3.0	
Above 12.0 m and upto 24.0	4.5	
Above 24.0 m and upto 40.0	6.0	
Above 40.0 m	9.0	(2) Minimum side margin shall be provided as per Regulation No.12.4.1 (A) (ii)

18. In clause No.12.4.2(A) Note (ii) of conversion shall be replaced by the following:

"7.5 m = 25.00 ft."

19. The sub-clause no.12.4.2 (A)(b) shall be deleted.
20. The table in the clause No.12.4.2(A) (ii) shall be replaced by the following table and the new provisio shall be added at the end. provided that for plots upto including 100 m<sup>2</sup> of area 1.5 m margin shall be permitted on the road side other than Front/ wider road side.

Plot size	Margins other than road side	Maximum built up area on any floor
25m <sup>2</sup> and upto 100m <sup>2</sup>	1.5 m (Anyone side other than major road)	70%
Above 100 m <sup>2</sup> and upto 150 m <sup>2</sup>	2.25m (anyone side)	60% or 75 m <sup>2</sup> whichever is more
Above 150 m <sup>2</sup> and upto 250 m <sup>2</sup>	2.50m (rear side) and 1.5m (anyone side)	50% or 90 M <sup>2</sup> whichever is more
Above 250 m <sup>2</sup>	3.0 m in all sides except road side subject to these regulations as the case may be.	50% or 125 m <sup>2</sup> whichever is more

21. In clause No.12.4.1(C), the new sub-clause shall be added.  
 "(8) In front side marginal space exceeding 4.5 mts. a porch not exceeding 16.0 sq.mts. in built-up area shall be permitted. However, clear open space of minimum 1.8 mts. shall have to be maintained from the plot boundary".
22. In clause No.12.4.1 (E), following new sub-clauses to be added at the end of clause (ii).
- "(iii) In any margin of 3.0 mts. or more, a balcony at slab level which is not enclosed shall be permitted having maximum projection of 1.2 mts.
- (iv) Maximum 1.0 mts. wide open stair shall be permitted in the front compulsory margin, in such a way that minimum 2 mts. clear margin is available from the plot boundary".
23. In the clause No.17.3(II) sub-clause (II) and (III) shall be deleted.

24. In clause No.16.2 sub-clause No.(i) & (iv) shall be replaced by the following

(I) Only ground plus one floor structure without hollow plinth

(IV) Maximum height of the building shall be 7.5 m

25. In clause No.17.5 (i), the word "twice" shall be replaced by the word "half" and the words "it may be in one level or two" shall be deleted.

26. In the table under clause No.17.12(i), the Sr.No.(1) shall be replaced by the following:

Sr.No.	Type of occupancy	Minimum width of staircase/ Stairway/ Corridor ( in mts)
1.	Residential building	1.0(0.75 in the building upto 50 mts ground coverage)
	Low raise Hotels	1.5

27. Appendix -C Form No.2 (A) shall be replaced as per "Annexure -A".  
 28. Appendix -C Form No.2 (B) shall be replaced as per "Annexure-B".  
 29. Appendix -C Form No.2 (C) shall be replaced as per "Annexure-C".  
 30. Appendix -C Form No.6 (A) shall be replaced as per "Annexure-D".  
 31. Appendix -C Form No.6 (B) shall be replaced as per "Annexure-E".  
 32. Appendix -C Form No.6 (C) shall be replaced as per "Annexure-F".  
 33. Appendix -C Form No.6 (D) shall be replaced as per "Annexure-G".  
 34. Appendix -C Form No.8 shall be replaced as per "Annexure-H".  
 35. Appendix -C Form No.9 shall be replaced as per "Annexure-I".

By order and in the name of the Governor of Gujarat.

**P.D.SUTARIA**

Officer on Special Duty & Ex-Officio Deputy Secretary to the  
Government of Gujarat

Urban Development & Urban Housing Department

FORM NO. 2 (A)  
CERTIFICATE OF UNDERTAKING OF REGISTERED  
ARCHITECT/ENGINEER

(REGULATION NO.9.3)

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_

(Title of the project)

C.S.No.R.S.No/F.P.No. \_\_\_\_\_

Inward No. \_\_\_\_\_ at

village \_\_\_\_\_

Taluka \_\_\_\_\_

T.P.S.No. \_\_\_\_\_

of \_\_\_\_\_

(Village/Town/City)

For \_\_\_\_\_

(Name of Owner/Organiser/Developer/Builder)

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am a member of Council of Architects/Engineers and I am possessing current registration to act as registered Architect/Engineer.

I hereby certify that I am appointed as the Registered Architect/Engineer/Surveyor to prepare the plans, sections and details as required under the provisions of the Act/ Development Control Regulations for the above mentioned project and that I have prepared and signed the same and that the execution of the project shall be carried out under my direction and supervision of supervisor or owner, as per the approved drawings. I am fully conversant with the provisions of the Regulations, which are in force, and about my duties and responsibilities under the same and I undertake to fulfill them in all respects, except under the circumstances of natural calamities.

I also undertake to provide my guidance for the adequate measure to be taken by the owners for installation of plumbing, drainage, sanitation and water supply. The appointment of site supervisor, clerk of works, building contractor, plumbing contractor and electrical contractor shall be made at the appropriate stage by the owner before the relevant work commences.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

FORM NO.2 (B)

CERTIFICATE OF UNDERTAKING OF REGISTERED STRUCTURAL DESIGNER

To \_\_\_\_\_

Ref: Proposal work of \_\_\_\_\_  
(Title of the project)

C.S.No.R.S.No/F.P.No. \_\_\_\_\_ Inward No. \_\_\_\_\_ at  
village \_\_\_\_\_ Taluka \_\_\_\_\_

T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_  
(Village/Town/City)

Owner \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

I am possessing the required qualification and experience to act as a Structural Designer. This is to certify that I am appointed as the registered structural designer to prepare the structural report, structural details and structural drawings for the above mentioned project. I am fully conversant of my duties and responsibilities under the Regulations and assure that I shall fulfill them in all respects. I have prepared and signed the structural design and drawing of the proposed building as per the prevailing Indian Standard Specifications and further certify its structural safety and stability in design.

I undertake to supply the owner and the supervisor the detailed drawings. If my services are terminated, I undertake to initiate the Authority in writing.

Signature: \_\_\_\_\_

Reg.No. \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_

Address: \_\_\_\_\_

Tel.No. : \_\_\_\_\_

(to be struck off if not applicable)

FORM NO.2 (D) FOR HAZARD SAFETY  
(REGULATION NO.19.4) REQUIREMENT

To \_\_\_\_\_

Ref: Proposed work of \_\_\_\_\_  
(Title of the work)

C.S.No. R.S.No./F.P.No. \_\_\_\_\_

In ward No. \_\_\_\_\_ at village \_\_\_\_\_ Taluka \_\_\_\_\_

In T.P.S.No. \_\_\_\_\_ of \_\_\_\_\_

1. Certified that the building plans submitted for approval satisfy the safety requirement as stipulated under Building Regulation No.19.4 and information given there in is factually correct to the best of our knowledge and understanding.
2. It is also certified that the structural design including safety form hazards based on soil sanctions shall be duly incorporated in the design of the building and this provision shall be adhered to during the construction.

Signature of Owner with date: \_\_\_\_\_ Signature of St.Engineer with date: \_\_\_\_\_

Name in Block Letter \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_

Signature of the Architect with date \_\_\_\_\_ Signature of the Supervisor with date \_\_\_\_\_

Name in Block Letters \_\_\_\_\_ Name in Block Letters \_\_\_\_\_

Address \_\_\_\_\_ Address \_\_\_\_\_



FORM NO.6 (A)PROGRESS CERTIFICATE

(REGULATION NO.6.2)

Plinth Stage/In case of basement casting of basement slab

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the Plinth Level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:-

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

FORM NO.6 (B)PROGRESS CERTIFICATE - FIRST STOREY

(REGULATION NO.6.2)

Reference No.:

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached the first storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

## FORM NO.6(C)

PROGRESS CERTIFICATE - MIDDLE STOREY IN CASE OF HIGH-RISE BUILDING  
(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_

FORM NO.6 (D)

PROGRESS CERTIFICATE - LAST STOREY

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority  
Anjar Area Development Authority

Sir,

We hereby inform you that the work of execution of the building as per approved plan, working drawing and structural drawings has reached \_\_\_\_\_ storey level and is executed under our supervision.

We declare that the amended plan is not necessary at this stage.

Yours faithfully,

Signature of the  
Supervising Engineer/Owner

Date:

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

## FORM NO.8

BUILDING COMPLETION CERTIFICATE

(REGULATION NO.6.2)

Reference No.

Owner's Name:

Submitted on:

Location:

Received on:

The Chief Executive Authority

Anjar Area Development Authority

Sir,

1. The building/s has/have been constructed according to the sanctioned plan.
2. The building/s has/have been constructed as per approved plan and structural design (one set of structural drawings as executed and certified by the Structural Engineer is enclosed) which incorporates the provision of structural safety as specified in relevant prevailing Indian Standard Specifications/ Guidelines.
3. Construction has been done under our supervision/guidance and it adheres to the drawings submitted and records of supervision have been maintained by us.

Signature of the  
Supervising Engineer/OwnerSignature of the  
Structural Designer

Date:

Date:

Name in block letters: \_\_\_\_\_

Name in block letters: \_\_\_\_\_

Address: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

FORM NO.9

## FORM OF OCCUPANCY CERTIFICATE

(REGULATION NO.7.2)

(Brief description of nature of development)

On Survey No. \_\_\_\_\_ of village \_\_\_\_\_  
Taluka \_\_\_\_\_ Plot No. \_\_\_\_\_ T.P. Scheme No. \_\_\_\_\_  
Street \_\_\_\_\_ Ward/Sector \_\_\_\_\_ owned by \_\_\_\_\_ in  
the development area, completed and constructed as per plan prepared by  
\_\_\_\_\_ under the supervision of \_\_\_\_\_

(Architect/Engineer)

(Supervising Engineer/Owner)

Architect has been inspected on \_\_\_\_\_ and I declare that the development has  
been carried out in accordance with the Development Permission No. \_\_\_\_\_  
dated \_\_\_\_\_ and that the development is fit for the use for which it has been  
permitted.

Chief Executive Authority  
Anjar Area Development Authority

Date \_\_\_\_\_

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII]

MONDAY, JUNE 17, 2002/JYAISTHA 27, 1924

Separate paging in given to this part in order tat It may be filed as a separate Compilation.

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી જુન, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ-૪૧-૨૦૦૨-એપીએમ-૧૦૨૦૦૧-એમએલએ-૧૮-ગ.— ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ડીસાના હાલના ચૂંટાયેલા કાર્યવાહક બોર્ડની રચના નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગરના સપ્ટેમ્બર, ૧૯૯૯થી અસ્તિત્વમાં આવેલ છે. આ બોર્ડ બજાર ધારાની કલમ-૨૩ અને ૨૬ મુજબ સરકારને સ્થાનિક સૂચનાઓ/દરોવા તથા નિયામકશ્રીના પરિપત્રો, કાયદા, કાનૂન અને પેટા નિયમો વિગેરે ધ્યાને લેતા બજાર ધારાની કલમ-૫૭ મુજબ રાજ્ય સેવકો તરીકે બજાર સમિતિના ટ્રસ્ટી તરીકે પોતાની સત્તા/ફરજ બજાવવાની રહે છે. પરંતુ આ બજાર સમિતિને વહીવટમાં જણાવેલી ગેરરીતિઓ સંબંધે સરકારશ્રી તરફથી તા. ૧૫-૧૦-૨૦૦૧ની કારણદર્શક નોટીસ બજાર ધારાની કલમ ૪૬(૧) અન્વયે આપવામાં આવેલ જેમાં બજાર સમિતિએ તેના ઉપર નાખવામાં આવેલી ફરજ બજાવવામાં દુરાગ્રહપૂર્વક કસૂર કરીને અને સત્તાનો દુર ઉપયોગ કરીને મનસ્વીપણું સંસ્થાને હિત વિરુદ્ધ તેમજ સંસ્થાને આર્થિક નુકશાન પહોંચાડવાની કામગીરી કરી છે તે બાબતે જુદા જુદા સાત મુદ્દાઓ અન્વયે લેખિત જવાબ દિન-૧૫માં રજુ કરવા જણાવવામાં આવેલ તેમજ તા. ૨૪-૧૦-૨૦૦૧ના રોજ રૂબરૂ રજુઆત કરવા હાજર રહેવા જણાવેલ છે. બજાર સમિતિ તરફથી રૂબરૂ સુનાવણી અંગે અન્ય તારીખ માંગવામાં આવતાં સુનાવણી માટેની અન્ય તારીખ ૨૯-૧૧-૨૦૦૧ રાખવામાં આવી હતી, પરંતુ તે દરમિયાન બજાર સમિતિ તરફથી નામદાર હાઈકોર્ટમાં કારણદર્શક નોટીસ સામે સ્પે. સી.એ. નં. ૧૦૭૮૭/૨૦૦૧ દાખલ કરાવવામાં આવતાં નામદાર વડી અદાલતે તે કારણદર્શક નોટીસ સામે તા. ૧૦-૧૨-૨૦૦૧ સુધીનો મનાઈ હુકમ આપેલ હતો જેથી સુનાવણી શક્ય બનેલ ન હતી.

ડીસા, બજાર સમિતિના ચેરમેન તરફથી નામદાર ગુજરાત હાઈકોર્ટમાં સ્પે. સી. એ. નં. ૧૦૭૮૭/૨૦૦૧ પણ દાખલ કરવામાં આવેલ હતી. સરકારશ્રીની કારણદર્શક નોટીસ સામે નામ, વડી અદાલતમાં સ્પે. સી. એ. ૧૦૭૮૭/૨૦૦૧ અને ૧૦૭૮૭/૨૦૦૧. એમ બે સ્પે. સી.એ. દાખલ થતાં અને તે પીટીશનોમાં અરજદારો સરકારશ્રીની કારણદર્શક નોટીસનો જવાબ આપવા સહમત થતાં નામ, વડી અદાલતે તેમના તા. ૧૦-૪-૨૦૦૨ના હુકમથી “અરજદારોને સ્પે. સી.એ. પાછી ખેંચવા પરવાનગી આપેલ તથા પીટીશનનો નિર્ણય થઈ ગયેલ જણાવેલ તેમજ સાથે સાથ જણાવેલ કે કારણદર્શક નોટીસ અન્વયે બજાર સમિતિની વિરુદ્ધ નિર્ણય લેવાય તો તેનો અમલ બે સમ્પ્રત હાથે સુધી કરવો નહિ.”

નામ, ગુજરાત હાઈકોર્ટના સદર હુકમને ધ્યાને લેતાં કારણદર્શક નોટીસ રાંધેની સુનાવણી તા. ૪-૫-૨૦૦૨ના રોજ રાખવામાં આવેલ હતી. બજાર સમિતિએ તેનો લેખિત જવાબ તા. ૩-૫-૨૦૦૨ના રોજ રજુ કરેલ છે પરંતુ કેટલુંક રેકર્ડ જોવાની માંગણીના સંદર્ભમાં રૂબરૂ સુનાવણીની મુદત માંગેલ જેથી બજાર સમિતિને તા. ૯-૫-૨૦૦૧ના રોજ રજુઆત કરવા જણાવેલ હતું.



બજાર સમિતિ વતી તેના ચેરમેનશ્રી ગોવાભાઈ દેસાઈ, બજાર સમિતિના સેક્રેટરી શ્રી દિનેશભાઈ તથા બજાર સમિતિના વકીલ શ્રી કલ્પેશ ઝવેરી વિ. તા. ૯-૫-૨૦૦૨ના રોજ સૂનાવણી સમયે હાજર રહેલાં અને તેમના તરફથી નીચે મુજબ રજુઆત કરવામાં આવેલ હતી.

(૧) બજાર સમિતિ તરફ દ્રુષભાવ રાખી રાજકીય દબાણથી બરતરફીની નોટીસ કાઢવામાં આવેલ છે.

(૨) બજાર સમિતિના વિગતવાર જવાબ તા. ૩-૫-૨૦૦૨થી લેખીતમાં આપેલ છે તે ધ્યાને લેવો.

(૩) બજાર ધારાની કલમ-૪૬(૧) હેઠળ કોઈપણ કારણો જોવા કે કામ કરવા સક્ષમ નથી, અધિકારનો દુરુપયોગ કરવો વગેરે બજાર સમિતિના વહીવટને લાગુ પડતાં નથી.

(૪) બજાર સમિતિની સામે કલમ-૨૪(૧) મુજબની નોટીસ આપતાં પૂર્વે કોઈપણ પ્રકારની તપાસ થયેલ નથી. કે તપાસ અણવાલ રજુ થયેલ નથી કે બજાર ધારાની કલમ-૪૪, ૪૫, ૪૭ હેઠળ કાર્યવાહી હાથ ધરવામાં આવેલ નથી.

(૫) બજાર સમિતિએ કોઈ ગેરરીતિ, દુરાગ્રહપૂર્વક કસુર કે સનાનો દુરુપયોગ કરેલ નથી.

(૧) બજાર સમિતિની ફોર્ડ ગાડી નં. જીજી-૮-એ-૯૯૭૪ વેચવા બાબત.

બજાર સમિતિ તરફથી આ ગાડી “જ પરિસ્થિતિમાં છે તે જ પરિસ્થિતિમાં વેચવાની છે તેમ “રખેવાળ” દૈનિકમાં તા. ૬-૨-૨૦૦૧ના રોજ જાહેરાત આપેલ. પરંતુ ઉચી ઓફરથી હરાજમાં ખરીદનાર, શ્રી ઘેમરભાઈ રાઠોડને ગાડી વેચ્યા બાદ હરાજની જાહેરાત વિરુદ્ધ બજાર સમિતિના ખર્ચે રીપેર કરાવેલ અને તેના પૈસા શ્રી ઘેમરભાઈ પાસેથી વસૂલ કરેલ અને તથા કંપની તરફથી અકસ્માતના વિમાનો જે રકમ આવે તે ખરીદનારને ચૂકવી આપવી. આમ જાહેરાત વિરુદ્ધની કાર્યવાહી કરી બજાર ફંડનો દુરુપયોગ કરેલ તથા બિન-અધિકૃતરીતે બજાર સમિતિના હરાજના હિસ્સાની મંજૂર થયેલ રકમ ખરીદનારને આપેલ, આ સમગ્ર પ્રક્રિયાના આધારમાં બજાર સમિતિએ તારીખ ૧૪-૫-૨૦૦૨નો વિમા કંપનીનો પત્ર રજુ કરેલ જેમાં વિમા જેના નામે ઉતારાવેલ હોય તેને જ રકમ મળવાપાત્ર હોવાનું જણાવેલ. વાસ્તવમાં જાહેરાત આપતાં પૂર્વે આ બાબત બજાર સમિતિએ ચકાસવી જોઈતી હતી અને જે પ્રક્રિયા કરેલ છે તે પ્રક્રિયા બિન-અધિકૃત અને જાહેરાતની વિગતથી વિપરીત હોવાનું જણાવેલ છે.

(૨) મુખ્ય માર્કેટ યાર્ડમાં આઠ દુકાનોના બાંધકામ બાબત.

માર્કેટ યાર્ડની આઠ દુકાનોના બાંધકામ બાબતે મંજૂરી કામનું ટેન્ડર સૌથી નીચા ભાવ ધરાવતી ડીસા ક્રામજીવી પછાતવર્ગની સહકારી મંડળીને આપેલ. ડીસા બજાર સમિતિના પેટા કાયદામાં જણાવેલ છે કે ‘સભ્યો’ પાસેથી બાંધકામમાં મજૂરી જ કરી શકે છે” તેના પેટા નિયમમાં મંડળી કોઈપણ પ્રકારના બાંધકામનો માલસામાન સંભાલ કરવાની જોગવાઈ નથી. તેમ છતાં તે બાબત ચકાસણી વગર આ મંડળીને માલસામાન સંભાલ કરવાના કામે સોંપેલ છે. ડીસા ક્રામજીવી મંડળીએ ભૂતકાળમાં આ પ્રકારના માલસામાન સંભાલ કર્યા હોવાની બાબત ધ્યાને લઈ તેને કામ સોંપેલ હોય તો પણ બજાર સમિતિએ પૂરતી ચકાસણી કરેલ નથી તે અનિયમિતતા ગણી શકાય તે ઉપરાંત આઠ દુકાનોના બાંધકામ માટે “રખેવાળ” દૈનિકમાં તા. ૨૨-૨-૨૦૦૦ના રોજ જાહેરાત આપી ટેન્ડર સ્વીકારવાની તારીખ ૬-૨-૨૦૦૦ રાખેલ એટલે કે જાહેરાત તથા ટેન્ડર સ્વીકારવાની તારીખ વચ્ચે ૧૩(તેર) દિવસનો સમયગાળો રાખેલ.

સામાન્યતઃ સરકારી ધારા ધોરણ મુજબ રૂ. ૨૦.૦૦ લાખની વધુ રકમના કામ માટે ૪૫ દિવસનો સમયગાળો હોવો જોઈએ તેવા શિરણો પ્રસ્થાપિત થયેલા છે. જેનું પાલન આ મુદ્દામાં થયેલ જણાવું નથી. બજાર સમિતિ તરફથી કોઈ સૂચના નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થ નેત્ર તરફથી સહાય સરકાર તરફથી બજાર સમિતિને મળેલ નથી કે કોઈ પરિપત્ર બહારપાડવામાં આવેલ નથી. તેમજ આ બજાર સમિતિની અગાઉની કમિટિએ જે કામે આપેલ તેમાં પણ જાહેરાત અને ટેન્ડર સ્વીકારવા વચ્ચે ૧૫ દિવસ કરતાં ઓછા દિવસનો ગાળો રાખેલ હોવાનું દાખલા રજુ કરેલ તે ઉપરાંત નગરપાલિકા, જિલ્લા પંચાયત તરફથી પણ ટેન્ડરની પ્રસિધ્ધિ અને સ્વીકારવા વચ્ચેના સમયગાળામાં ૧૫ દિવસ કરતાં ઓછા દિવસની મુદત રાખેલ હોવાનાં દાખલા રજુ કરેલ પરંતુ બજાર સમિતિએ સ્થાનિક સત્તામંડળ હોવાથી તેના નિયત ધારા ધોરણ અનુસરવા જોઈએ.

(૩) વર્તમાનપત્રમાં જે જાહેરાત આપી છે તેનાથી બહોળી પ્રસિધ્ધિ આપેલ હોવાનું અને સ્પર્ધાત્મક ભાવો મેળવ્યા હોવાનું ગ્રાહ્ય રાખી શકાય નહિ.

બજાર સમિતિ તરફથી “રખેવાળ” અને “વિજય એક્સપ્રેસ” જેવા વર્તમાનપત્રોમાં જાહેરાત આપેલ હોય અને તે અન્યથે કોન્ટ્રેક્ટ આપેલ હોય તે બાબત પણ બહોળી પ્રસિધ્ધિ થયેલ હોય તેમ જણાતી નથી.

સ્પર્ધાત્મક ભાવો મેળવવા, કયા વર્તમાનપત્રમાં જાહેરાત આપી ટેન્ડર જાહેર કરવા અને કેટલો સમયગાળો રાખવો વિગેરે બાબતો કોમનસેન્સ એટલે કે સામાન્ય સમજની બાબતો છે અને તે બાબતે સ્પષ્ટ સૂચનાઓનો અભાવ હોવાની બાબતે બજાર સમિતિએ કોઈ રજુઆત એ ઉચિત બચાવ નથી તેમજ ટેન્ડરની શરતોની વિરુદ્ધ એક જ ઈજારદારને કામ આપીને ગંભીર ગેરરીતિ આચરેલ છે.

(૪) મુખ્ય માર્કેટ યાર્ડમાં કોઈનું કામ કરાવવા બાબત.

બજાર સમિતિ દ્વારા રૂ. ૧.૯૪,૪૭૪/નું કામનું ટેન્ડર બજાર સમિતિના મેટીસ બોર્ડ ઉપર મુકેલ, કોઈ સ્થાનિક કે જિલ્લા અખબારમાં જાહેરાત આપેલ નથી જેથી બહોળી પ્રસિધ્ધિ કરવામાં આવેલ નથી. બજાર સમિતિની રજુઆતો જોતાં બજાર સમિતિમાં વારંવાર ચોરીઓ થવાને અનુસંધાને દક્ષિણ તરફનો કોટ ઉઠેલો કરવા માટે આ કામ નોટીસબોર્ડ ઉપર મુકવામાં આવેલ અને વહેલી તકે હાથ ધરવામાં આવેલ પરંતુ બજાર સમિતિએ જે પ્રક્રિયા કરેલી તે નિયતકમ મુજબની હતી. બજાર સમિતિનું કામ કોટ ઉઠેલો કરવા ઉપરાંત જાળીને રંગ કરવાનું કામ મળી રૂ. ૨.૦૦ લાખ ઉપરાંતનું હોઈ તે મોટી રકમનું હતું અને તે માટે વર્તમાનપત્રમાં જાહેરાત આપેલ હોય તો વધુ ઓફરો મળી શકત એટલે કે બહોળી પ્રસિધ્ધિ અને સ્પર્ધાત્મકતાનો અભાવ સ્પષ્ટ જણાય છે.

(૫) આર્કિટેક્ટની નિમણૂક બાબત.—

બજાર ધારા હેઠળના નિયમો હેઠળના નિયમ-૪૪ મુજબ માન્ય ઈજનેર પાસેથી મંજૂરી લેવાનું જણાવેલ છે પરંતુ આ બજાર સમિતિના લે આઉટ પ્લાન શ્રી ઉમેશ જોષી એન્જી. પાસેથી તૈયાર કરાવેલ કે જેઓ માન્ય ઈજનેરની યાદીમાં ન હતા નાણાકીય ગેરરીતિ કે નાણાકીય બચ ન થયેલ હોવા છતાં પેનલ ઉપર માન્ય ઈજનેર ન થાય ત્યાંસુધી તેવા એન્જી. પાસે લે આઉટ પ્લાન બનાવવા તે ઉચિત નથી જેથી તે કામ નિયમ વિરૂદ્ધ ગણી શકાય.

ઉપરોક્ત તમામ બાબતો ધ્યાને લેતાં રાજ્ય સરકારને એવું જણાયેલ છે કે બજાર સમિતિ દ્વારા સન્માનો દુરઉપયોગ કરવામાં આવેલ છે તથા ફરજે બજાવવામાં દુરાગ્રહપૂર્ણક કસૂર કરેલ છે. જેથી બજાર સમિતિ ફરજે બજાવવામાં સક્ષમ જણાતી નથી. તેવો અભિપ્રાય થતાં આ બજાર સમિતિને બજાર ધારાની કલમ ૪૬(૧) મુજબ બજાર સમિતિ બરખાસ્ત કરવા સરકારશ્રી અધિકૃત થાય છે જેથી આ બજાર સમિતિને બરખાસ્ત કરી તેની ઉપર જિલ્લા રજીસ્ટ્રાર બનાસકાંઠાને વહીવટદાર તરીકે નિમવામાં આવે છે.

નામદાર વડી અદાલતે સ્પે. સી.એ. નં. ૧૦૭૮૭/૨૦૦૧ અને ૧૦૭૦૭/૨૦૦૧માં આપેલ તારીખ ૧૦-૪-૨૦૦૦ના હુકમ મુજબ આ હુકમનો અમલ અરજદારોને તે મળ્યેથી બે સપ્તાહના સમય સુધી કરવાનો રહેશે નહિ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એસ. એ. શેખ,  
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

©



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, JUNE 17, 2002 JYAISTHA 27, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV--B

Rules and Orders (other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th June, 2002.

#### GUJARAT ESSENTIAL SERVICES ACT, 1972.

No. GHU/2002/53/GEB/1599/7366/K.— WHEREAS the Government of Gujarat is of the opinion that strikes in all employment in the Gujarat Electricity Board which generate and supply electricity to the public would prejudicially affect the maintenance of public utility services and the maintenance of supply and services essential to the life of the community and that such strikes would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by Sub-clause (iii) of clause (a) of sub-section (i) of Section-2 of the Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat, hereby declares all employment in Gujarat Electricity Board to be an essential services for the purpose of the said Act.

By order and in the name of the Governor of Gujarat.

(Sd) Eligible.  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII] MONDAY, JUNE 17, 2002/JYAISTHA 27, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 17th June, 2002.

#### BOMBAY PROHIBITION ACT 1949

No.GG/ 98 /FLR/1099/1044/E1: WHEREAS the certain draft rules were published as required by sub section (3) of section 143 of the Bombay Prohibition Act, 1949, (Bom. XXV of 1949) at page 288-1 to 288-2 of the Gujarat Government Gazette Extra Ordinary Part IV-B, dated the 5th November 2001, under Government Notification, Home Department No. GG/106/FLR/1099/1044/E1 dated 5th November, 2001 inviting objections or suggestions from all persons likely to be affected thereby, for a period of thirty days from the date of the publication of the said notification in the Official Gazette:

AND whereas, no objections or suggestions have been received by the Government from any person, with respect to the aforesaid draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (f) of sub-section (2) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Foreign Liquor Rules, 1953, namely:-

1. These rules may be called the Bombay Foreign Liquor (Gujarat Amendment) Rules, 2002..
2. In the Bombay Foreign Liquor Rules, 1953 (hereinafter referred to as "the said rules"), in rule 64
  - (i) for sub-rule (5), the following shall be substituted, namely:-  
 "(5) No such permit shall be granted for a period exceeding that recommended by the Area Medical Board, or the State Medical Board, as the case may be, and such period shall not exceed three years in any case:

Provided that where such permit is granted to a person who is more than 50 years of age, such period may exceed three years but shall not exceed four years in any case.

Provided further that where such permit is granted to a person who is more than 65 years of age, such period may exceed four years but shall not exceed five years in any case".

(ii) In sub-rule (7), for the words "two units", the words "three units" shall be substituted.

(iii) For sub-rule (7-A), the following shall be substituted namely:-

"(7-A), Notwithstanding anything contained in sub-rule (7), a permit under this rule may be granted to an applicant for a quantity exceeding

three units but not more than four units of Foreign Liquor, per month, if the applicant at the time of making an application is more than 50 years of age:

Provided that the Area-medical Board or the State Medical Board as the case may be recommends to such applicant a quantity in excess of three units:

Provided further that a permit may be granted to an applicant for a quantity Exceeding four units but not more than five units of foreign liquor, per month, if the applicant at the time of making an application is more than 65 years of age:

Provided also that where the applicant holds a health permit authorizing him to consume more than three units or four units as the case may be and such applicant has made an application within three months of the expiry of the health permit held by him".

3. In the said rules, in rule 64-A, for the figure and words "70-years" and "three units" where ever they occur, the figure and words "65-years" and "five units" respectively shall be substituted.

By order and in the name of Governor of Gujarat,

S. K. BHAVSAR,

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, JUNE 18, 2002 / JYAISTHA 28, 1924

Separate paging in given to this part in order that it may be field as a separate Compilation.

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જુન, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૩૯/૨૦૦૨/એપીએમ-૧૨૨૦૦૦-૩૩૪૯-(૮૪)-ગ- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ-૨૦)ની કલમ-૫૨ અને કલમ-૫ અન્વયે કૃષિ અને સહકાર વિભાગના તા. ૩૧-૧૨-૨૦૦૧ જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૦૩-૨૦૦૧-એપીએમ-૧૨૨૦૦૦-૩૩૪૯-(૮૪)-ગ-થી ખેત ઉત્પન્ન બજાર સમિતિ, પેટલાદ નિ. આણંદનું વિભાગન કરી ખેત ઉત્પન્ન બજાર સમિતિ, પેટલાદ તા. પેટલાદ નિ. આણંદ તેમજ ખેત ઉત્પન્ન બજાર સમિતિ, સોજીત્રા, તા. સોજીત્રા નિ. આણંદની રચના કરવામાં આવેલ છે. ખેત ઉત્પન્ન બજાર સમિતિ, પેટલાદ, તા. પેટલાદ, નિ. આણંદ માટેની અનુસૂચિ-૧માં (અ) ખેડૂત મત વિભાગમાં અનુક્રમ (૧) પટેલ ચંદ્રકાંત ડાહ્યાભાઈ ના નામ સામે “પ્રમુખ” તેમજ (બ) વેપારી મત વિભાગમાં અનુક્રમ નંબર (૯) શાહ કમલેશભાઈ રમણભાઈના “નામ સામે ઉપ-પ્રમુખ” શબ્દો દર્શાવેલા છે. જે બજાર ધારાની કલમ-૫૪ (૨) સાથે સુસંગત નહિ હોવાથી તે શબ્દો આથી રદ કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રી વાસ્તવ,  
સેક્રેટરી અધિકારી.

177-1

IV-B Ex-177-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, JUNE 18, 2002/JYAISTHA 28, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૧મી જુન, ૨૦૦૨.

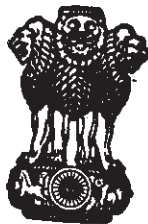
ક્રમાંક : જાએચ/વી/૨૦૦૨નો ૭૦/ટીપીવી/૧૦૨૦૦૧/૫૦૬૨/વ.—ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિનો અધિનિયમ-૨૭ જેનો આમાં હવે ઉક્ત અધિનિયમ તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૪૨ની જોગવાઈ અન્વયે અમદાવાદ શહેરી વિકાસ સત્તામંડળ દ્વારા મુસદ્દા રૂપ નગર રચના યોજના નંબર ૪૧ (સોલા-હેબતપુર) તથા મુસદ્દા રૂપ નગર રચના યોજના નંબર-૪૨ (સોલા-થલતેજ) તૈયાર કરી તા. ૨૭-૬-૨૦૦૧ની અધિસૂચનાથી વાંધાસૂચનો મેળવવા પ્રસિધ્ધ કરવામાં આવેલ છે, ઉક્ત અધિનિયમની કલમ-૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની કચે પ્રસ્તુત મુસદ્દા રૂપ નગર રચના યોજના નંબર-૪૧ (સોલા-હેબતપુર) તથા મુસદ્દા રૂપ નગર રચના યોજના-૪૨ (સોલા-થલતેજ)ને અંતિમ કરવા પ્રવર નગર નિયોજકશ્રી ઉત્તર ગુજરાત પ્રાદેશિક કચેરી, અમદાવાદની નગર રચના અધિકારી તરીકે નિમણૂક વિભાગની તારીખ ૨૭-૧૧-૦૧ અધિસૂચના ક્રમાંક : જાએચવી/૨૦૦૧નો ૧૬૮/ટીપીવી/૧૦૨૦૦૧/૫૦૬૨/વ થી કરવામાં આવેલ છે જેમાં ફેરફાર કરી, નગર રચના અધિકારી, વેળવપુર ૧, ૨, ૩ ને નગર રચના અધિકારી, મુસદ્દા રૂપ નગર રચના યોજના નંબર-૪૧ (સોલા હેબતપુર) તથા મુસદ્દા રૂપ નગર રચના યોજના નંબર ૪૨ (સોલા-થલતેજ) તરીકે નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. એ. પટ્ટણ,

સરકારના ઉપસચિવ.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, JUNE 20, 2002/ JYAISTHA 30, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART—IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 5th June, 2002.

#### BOMBAY STAMPS ACT, 1958.

No. GHM-2002-38-M-STP-10202-717-H-1.—In exercise of the powers conferred by clause (a) of Section 3 of the Bombay Stamps Act, 1958 (Bom. LX of 1958) (hereinafter referred to as "the said Act") the Govt. of Gujarat here by remits the duty for a period from the date of publication of this order upto 30-9-2002 chargeable under the said Act on instrumentrs executed for securing repayment of loans and advances not exceedings Rs. 5,00,000/—made to individual or unit for the purpose of rehabilitation assistance (who are adversely affected on account of recent net in the State), in favour or Govt. all Commercial Banks, all Nationalised Banks, including State Bank of India and its Subsidiaries, Co-operative Banks and Societies registered under the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962), statutory corporation and boards, public and private trust and corporate or incorporate bodies, institution and agencies in public or private sector.

By order and in the name of the Governor of Gujarat,

N. G. HAREJA,  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, JUNE 21, 2002/ JYAISTHA 31, 1924

Separate paging in given to this part in order that it may be filed as a separate Compilation.

## PART IV—B

Rules and Order (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી જૂન, ૨૦૦૨.

ધી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૪૨/૨૦૦૨-એપીએમ/૧૨૯૯-૩૩૫૪-ગ(૭૦).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સિન ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦, (જેનો આમાં હવે પછી “સદરસુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ ૫૪(૨) હેઠળ મળેલ સત્તાની રૂપે, પ્રસિધ્ધ કરેલ છે તે જાહેરનામાંથી નિયુક્ત થયેલ બજાર સમિતિ, મોડાસાની મુદત તા. ૩-૪-૨૦૦૨ના રોજ પૂર્ણ થયેલ છે. મોડાસામાં પ્રવર્તતી “કરક્યુ”ની પરિસ્થિતિને ધ્યાને લેતા આ બજાર સમિતિને ચૂંટણીની કાર્યવાહી કરવા બાબતે કૃષિ અને સહકાર વિભાગના તા. ૨૧-૩-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૨૪-૨૦૦૨-એપીએમ-૧૨૯૯-૩૩૫૪-ગ(૭૦) અન્વયે નામદાર, ગુજરાત હાઈકોર્ટના હુકમ તા. ૧૯-૨-૨૦૦૧ને ધ્યાને રાખી સ્થાનિક કાયદા અને વ્યવસ્થાના તંત્ર સાથે ચકાસણી કરી કાર્યવાહી કરવાની રહેતી હતી. ચૂંટણી કાર્યક્રમ ને તબક્કેથી મોકૂફ રાખેલ ત્યાંથી ફરીથી ચાલુ કરવાની કાર્યવાહી હાથ ધરવા સંબંધે જીલ્લા રજીસ્ટ્રારશ્રી સહકારી મંડળીઓ, હિમતનગરે તેમના તા. ૨૯-૪-૨૦૦૨ના પત્ર ક. ખસવ-૦૧-૬-૧૩૬-૨૦૦૨થી નજીવેલ કે ડી પોલીસ અધિકારી કચેરી, સાબરકાંઠા જિલ્લા હિમતનગરના તા. ૨૨-૪-૨૦૦૨ના અભિપ્રાય મુજબ તા. ૧-૫-૨૦૦૨ થી ચૂંટણી ચોક્કસ પાત્ર થાય છે. જેથી તેને અનુસંધાને નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્રની કચેરીએથી ચૂંટણી કાર્યક્રમ બજાર પાડવાની કાર્યવાહી હાથ ધરેલ હતી. પરંતુ જીલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, હિમતનગરે તેમના તા. ૪-૫-૨૦૦૨ના પત્ર અન્વયે રજીસ્ટ્રાર કચેરી કે પોલીસ અધિકારી કચેરી, સાબરકાંઠા જિ. હિમતનગરે તેમના તા. ૨-૫-૨૦૦૨ના પત્રથી જાહેર સહકારી ગ્રામ મુજબ તા. ૩૧-૫-૨૦૦૨ પછી ખેત ઉત્પન્ન બજાર સમિતિ, મોડાસાની ચૂંટણી ચોક્કસ પાત્ર તેમ જાહેર છે. સદર સહકારી મુજબ હવે ચૂંટણીની કાર્યવાહી ૧લી જૂનથી ચાલુ થઈને તા. ૧૪-૬-૨૦૦૨ના રોજ ચૂંટણીની કાર્યવાહી પૂર્ણ થાય તે રીતે કાર્યક્રમ બજાર પાડવામાં આવેલ છે. જે ધ્યાને લેતાં બજાર સમિતિ, મોડાસાની મુદત તા. ૪-૪-૨૦૦૨ થી તા. ૩૦-૬-૨૦૦૨ સુધીના સમય માટે ના બજાર ધારાની કલમ-૧૧ (૪) (ક) હેઠળ આથી વધારી આપવામાં આવે છે.

ગુજરાતના સભ્યપાલની ના પુરવઠી અને તેમના તરફ,

મહેન્દ્ર શીવાસ્તવ,  
સેક્રેટરી અધિકારી.



समवेत जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII;

FRIDAY, JUNE 21, 2002/JYAISTHA 31, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી જુન, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૪૫-૨૦૦૨-એપીએમ-૧૦૨૦૦૦-૧૬૮૦-ગ. -- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાત અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી સદરજુ અધિનિયમ" તરીકે ઉલ્લેખ કર્યો છે)નીકલમ-૧૧ (૧) તથા ગુજરાત ખેત ઉત્પન્ન બજારો બાબતના નિયમો ૧૯૬૫ના નિયમ ૨૭ અન્વયે મળેલ સત્તાની રૂએ, કૃષિ અને સહકાર વિભાગના તા. ૩૦-૩-૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૨૦-૨૦૦૧-એપીએમ-૧૦૨૦૦૦-૧૬૮૦-ગ, થી બજાર સમિતિ, નડીયાદની મુદત તા. ૧-૪-૨૦૦૧ સુધી વધારેલ હતી. જેની મુદત તા. ૧-૪-૨૦૦૨ના રોજ પૂરી થયેલ છે.

૨. ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, નડીયાદ, જિલ્લો ખેડાના વિભાગના બાબતે કૃષિ અને સહકાર વિભાગના તા.૯/૫/૨૦૦૦ ના જાહેરનામા ક્રમાંક:જીએચકેએચ-૫૦-૨૦૦૦-એપીએમ-૧૨૨૦૦૦-મં-૧૯-ગ, થી બજાર ધારાની કલમ-૫૨ અને ૫ અન્વયે વિભાગના બાબતે પ્રાથમિક ઈરાદો જાહેર કરવામાં આવેલ છે. જેની સામે બજાર સમિતિએ નામદાર ગુજરાત હાઈકોર્ટમાં તા. ૨૬/૫/૨૦૦૦ ના રોજ સ્પે. સી. એ. નં. ૫૧૮૬/૨૦૦૦ દાખલ કરેલ છે. જેનો હજુ આખરી નિકાલ થયેલ નથી. આથી બજાર સમિતિ, નડીયાદમાં નીમેલ વહીવટદારની મુદત તા. ૧-૪-૨૦૦૨ થી તા. ૩૦-૯-૨૦૦૨ સુધી અથવા તે સ્પે.સી.એ. નં. ૫૧૮૬/૨૦૦૦માં નામદાર ગુજરાત હાઈકોર્ટ દ્વારા તે કેસનું આખરીકરણ થાય તે સમયગાળા સુધીની મુદત માટેની કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્રેટરી અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

FRIDAY, JUNE 21, 2002/JYAISTHA 31, 1924

Separate paging in given to this part in order tat It may be filed as a separate Compilation.

### PART IV--B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી જૂન, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૪૩-૨૦૦૨-એપીએમ-૧૧૯૬-૫૪૪-ગ(૧૭) ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સન ૧૯૬૩) ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ-૧૧(૨)(ક) અને (ખ)ની સત્તાની રૂએ કૃષિ અને સહકાર વિભાગના તા. ૩-૮-૨૦૦૧ના જાહેરનામાથી ખેતીવાસી ઉત્પન્ન બજાર સમિતિ, નવસારીની મુદત વધુ એક વર્ષ માટે લંબાવવામાં આવેલ હતી. નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર તરફથી તેમના પત્ર ક્રમાંક નબસ-૦૧-૨૪૦૦-૭૬૦. તા. ૧૨-૬-૨૦૦૨થી જણાવ્યા મુજબ ચોમાસા દરમ્યાન ચૂંટણીની કાર્યવાહી હાથ ધરવામાં આવતી નથી. તેમજ નવા બંધાયેલ માર્કેટ યાર્ડનું કામ વિકાસના તબક્કે પહોંચે અને સફળતાપૂર્વક પૂર્ણ થાય તે હેતુથી બજાર સમિતિની મુદત વધુ એક વર્ષ લંબાવવા ભલામણ કરી છે તે ધ્યાને લેતાં આ બજાર સમિતિની મુદત તા. ૩-૮-૨૦૦૧ના જાહેરનામાથી લંબાવેલ તા. ૯-૯-૨૦૦૨ સુધીની મુદતમાં વધુ એક વર્ષ વધારો કરવાની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી.

૨. આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(૪)(કક) હેઠળ મળેલ સત્તાની રૂએ ખેત ઉત્પન્ન બજાર સમિતિ નવસારી જી. નવસારીની મુદત તા. ૯-૯-૨૦૦૨ થી વધુ એક વર્ષ લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી,





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII;

FRIDAY, JUNE 21, 2002/JYAISTHA 31, 1924

Separate paging is given to this Part in order that it may be field as a Separate Compilation.

### PART IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૮મી જૂન, ૨૦૦૨.

ધી ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૪૪-એપીએમ-૧૦૨૦૦૨-૧૨૭૧-ગ. — ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે) તે તેમના નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર કચેરીના તા. ૨૨-૮-૮૦ના પરિપત્ર ક્રમાંક : બસર-૦૮-આર-૮૦૮ અન્વયે ચોમાસાના મરણે તા. ૧૬મી જૂનથી તા. ૩૦મી સપ્ટે. સુધીના સમયમાં ચૂંટણીની કાર્યવાહી યોજવાની રહેતી નથી. ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, બીલીમોરા, જિ. નવસારીની મુદત તા. ૭-૫-૨૦૦૨ના રોજ પૂર્ણ થયેલ છે. બજાર ધારાની જોગવાઈને ન્યાયિત ત્રણ માસ અગાઉ ચૂંટણી કાર્યક્રમ બહાર પાડી ચૂંટણીલક્ષી તમામ કાર્યવાહી પૂર્ણ કરવાની રહે છે. પરંતુ રાજ્યમાં પ્રવર્તતી અશાંત પરિસ્થિતિને ધ્યાને લઈ કૃષિ અને સહકારી વિભાગના તા. ૧૬-૩-૨૦૦૨ના જાહેરનામા ક્રમાંક જીએચકેએચ-૨૨-એપીએમ-૧૨૯૯-૩૩૫૪-ગ(૭૦) અન્વયે તા. ૩૦-૬-૦૨ સુધીના સમયગાળા માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, બીલીમોરા, જિ. નવસારીની ચૂંટણી પ્રક્રિયા બજાર સમિતિની મુદત જે તારીખે પૂર્ણ થાય તે તારીખથી લંબાવવામાં આવેલ. નિયામકશ્રીના ઉક્ત તા. ૨૨-૮-૮૦ અન્વયેના પરિપત્ર ની જોગવાઈ અનુસાર તા. ૧૬મી જૂન થી ૩૦મી સપ્ટે. સુધી ચૂંટણીઓ યોજવાની રહેતી ન હોઈ બજાર સમિતિ, બીલીમોરાની મુદત ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમની કલમ-૧૧ (૪) (કક) હેઠળ મળેલ સત્તાની રૂપે આથી તા. ૩૦-૬-૨૦૦૨ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.

કૃષિ અને સહકાર વિભાગ



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

---

VOL XLIII] MONDAY, JUNE 24, 2002/ASADHA 3, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 24th June, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 79 of 2002/DVP-312001/495-L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a

IV- B-EX. 184-1

184-1



variation in the Revised Development Plan for the town of Ankleshwar Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/91 of 1998/DVP-3195-1392-L, dated 7/7/1998;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby:-

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

#### SCHEDULE

Proposed variation to the Development Plan of Ankleshwar Area Development Authority sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/71 of 1998/DVP-3195-1392-L, dated 7/7/1998.

Following variation are incorporated in the sanction GDCR of Ankleshwar Area Development Authority, Ankleshwar under section 12(2)(m) of the Gujarat Town Planning and Urban Development Act, 1976.

- 1) D.C.R No.2.1 This DCR considered as a general DCR of 1998 instead of 1995.
- 2) D.C.R No.2.2 shall be deleted and considered that DCR shall come into force after the Revised Development Plan of Ankleshwar Area Development Authority should be sanctioned and come into force.
- 2A) D.C.R No.4.22 shall be deleted and replaced by High Rise Building is that from ground level 14.0 Mt height or more than that and building should be constructed on pillars more than 16.0 Mts. Lift Cabin on terrace and water tank should not considered.



- 2B) D.C.R No.4.30 shall be deleted and replaced by Low Rise Building is that from ground level 14.0 height or less than that and building shown be constructed on pillars 16.0 Mts or less than that excluding stair on terrace and lift cabin, water tank.
- 3) D.C.R No.4.35 In ownership tenement flats minimum area required for planning 500 Sq.Mts. instead of 1500 Sq.Mts.
- 4) D.C.R No.4.44 shall be deleted and replaced by tenement type building minimum plot area 1500 Sq.Mts. It constructed by society or mandal or individual type residential building each building has independent bath. W/C facility.
- 5) D.C.R No.12.1 After Special Note (Excluding Gamtal) shall be deleted.
- 6) D.C.R No.12.1 Sub-Clause No.12.1 (2) front margin and margin between two building shall be 4.5 Mts instead of 3.0 Mts.
- 7) D.C.R No.12.2 and Sub-Clause No.12.2 (1) to 12.2 (5) shall be deleted.
- 8) D.C.R No.12.3 Sub-Clause No.12.3 (1) to 12.3 (9) of Floor Space Index shall be deleted.
- 9) D.C.R No.13(10)(A)(6) Minimum area of COP shall be 225.00 Sq.Mts instead of 500 Sq.Mts.
- 10) D.C.R No.13(16) in this table. Sr.No.1 and 2 shall be deleted and considered as below :

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	40 to 90	5.0 M	1.5	2.5	-	60%	
2	91 to 200	8.0 M	2.0	3.0	2.50	50%	

(Any one side except row house type building)

- 11) DCR No 13.18 (9) shall be deleted and considered as 13.18 (1) between two low rise building minimum margin shall be kept open 4.5 Mts. In this open margin minimum distance shall kept open 2.70 Mts. between two projection.
- 12) DCR No.13(1)(12) shall be deleted and considered as 13.18 (4) in addition development of tenement type building margin should be kept open 3.0 Mts from common plot boundary as well as plot boundary and also 4.5 Mts. margin should be kept open from public road projection should be allowed on 7.5 Mts approach road or more than that maximum width of balcony shall be 1.20 Mts. as the minimum 6 Mts. open margin between two building and also the height of projection is 2.40 Mts. from ground level or more than that between two building projection minimum open margin of 2.70 Mts. must be kept open.

- 13) D.C.R. No.13 (24) (A): Shall be deleted and considered as following:  
 Floor Space Index : In revenue area (without Gamtal) FSI shall be as under :

INDEX	PURPOSE	MAXIMUM	FSI	AT ANY FLOOR INCLUDING GF MAXIMUM BUILT UP
(1)	RESIDENCE	LOW RISE	1.20	40% to 60% 13(16.17)DCR
(2)	INDUSTRY		1.20	50%
(3)	COMMERCIAL		1.30	40%
(4)	OTHERS		1.20	40%

- 14) D.C.R. No.14(3) In row type residential scheme plot type development minimum and maximum plot area shall be 40.0 Sq.Mts. and 135 Sq.Mts. instead of 40.0 Sq.Mts. and 80.0 Sq.Mts.
- 15) D.C.R. No.14(4) shall be deleted and considered as in row house plotting margin should be kept as DCR No.13(16) and also 4.5 Mts. margin must be kept open to sky after 12 No. of Plots.
- 16) D.C.R. No.14(5) shall be deleted.
- 17) D.C.R. No.14(8) shall be deleted and considered that if the planning of 20 units or more than that common plot must be required. In row house and tenements type building common plot shall be required.
- 18) D.C.R. No.15 (2.2) shall be deleted and considered that minimum and maximum plot area shall be 25.00 Sq.Mts. and 40.0 Sq.Mts. Front and rear margin shall be kept open 1.5 Mts. and 2.50 Mts. and minimum width of plot shall be 3.0 Mts.
- 19) D.C.R. No.15 (2.4) 4.5 Mts. margin should be kept after 20 continuous plot instead of 10 continuous plot.
- 20) D.C.R. No.15(2.6) shall be deleted and considered that common plots should be required 10% of total plot area. In 1/6 area of common plot only ground floor consideration in permitted for library, school, community hall and general public purpose.
- 21) D.C.R. No.16.3 shall be deleted considered as under :

MAXIMUM BUILT UP AREA	MAXIMUM PERMISSIBLE FSI
40%	1.2
25%	1.6
20%	1.9

Note- Above mentioned maximum built up area.

- (A) In between no FSI no middlest no should not be considered.
- (B) In podium cum tower type building maximum permissible FSI considered only ground floor area of tower should not be considered.

- 22) D.C.R.No.16.4 shall be deleted and considered that in podium type high rise building 9.0 Mts. margin should be kept open from public road. In this margin any type of construction work is restricted and minimum 6.0 Mts. margin shall be kept open from other remaining side of plot and also 12.0 Mts. margin is required between two building.
- 23) D.C.R. No.16(5) shall be deleted and considered high rise building maximum 30.0 Mts. height should be allowed from ground level. On ground floor construction on pillar used as parking maximum height 2.7 Mts. should not considered in height and also top level of building staircase room lift cabin and machinery room and water tank maximum height of 5.0 Mts. should not considered in total height.
- 24) D.C.R.No.18 In this table following should be considered.
- (J) Minimum area of stall 5.0 Sq.Mts. and width should be 2.0 Mts. Including above general facilities on every floor additional facilities required for ladies. Also for every six stall or shops gents and ladies word "separate" should added.
- 25) In D.C.R. word "Nadiad" shall be read as "Ankleshwar".

By order and in the name of the Governor of Gujarat,

P. D. SUTARIA,  
Officer on Special Duty & Ex-Officio Deputy Secretary to  
the Government of Gujarat,  
Urban Development and Urban Housing Department.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

---

VOL. XLIII] MONDAY, JUNE 24, 2002/ASADHA 3, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24th June, 2002.

#### The Gujarat Town Planning and Urban Development Act, 1976.

NO. GH/V/80 OF 2002/TPS / 142000/ 3166/ L: WHEREAS under section 70 A  
read with section 72 of the Gujarat Town Planning and Urban Development Act.

1976 ( President's Act No.27 of 1976) ( hereinafter referred to as " the said Act") the Surat Municipal Corporation declared its intention of making draft amendment in the Final Town Planning Scheme Surat No.8 ( Umarwada):

AND WHEREAS under section 70 A and clause(a) of section 72 of the said Act, the Surat Municipal Corporation ( hereinafter called the " said Corporation") made and published duly in the Government's Extra Ordinary Gazette . Part II Central section a draft amendment ( hereinafter called " the said draft amendment ") in the Final Town Planning Scheme Surat No.8 (Umarwada):

AND WHEREAS, after taking into consideration the objections received by the said Corporation, the said Corporation submitted the said draft amendment to the State Government for sanction under clause (c ) of section 72 of the said Act in the manner provided therein:

NOW, THEREFORE, in exercise of the powers conferred by clause (d) of section 72 of the said Act, Government of Gujarat, hereby:-

**"REFUSE TO SANCTION THE SAID DRAFT AMENDMENT IN THE  
FINAL TOWN PLANNING SCHEME SURAT NO.8 ( UMARWADA)"**

By order and in the name of the Governor of Gujarat.

**P.D. SUTARIA**

Officer on Special Duty & Ex- Officio Deputy  
Secretary to Government  
Urban Development and Urban Housing Department



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, JUNE 25, 2002 /ASADHA 4, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 25th June, 2002:

The Gujarat Town Planning and Urban Development Act, 1976

No.GH/V/ 82 of 2002/TPS -142000- M-2(01)-L WHEREAS under Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar no.GH/V/ 103 of 1999/ TPS- 1498/2272-L dated 30.6.1999, the Government of Gujarat, in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No 27 of 1976) has sanctioned the Town Planning Scheme, Surat No 13 (Adajan) (Preliminary) which came into force from 30<sup>th</sup> July, 1999:

AND WHEREAS the Government of Gujarat has considered the above Town Planning Scheme Surat No.13( Adajan)(Preliminary) to be defective on account of error.

AND WHEREAS the Government of Gujarat is satisfied that variation required is not substantial:

AND WHEREAS vide its order No.ULC- 3494-2139- 4924-V-3 dated 22<sup>nd</sup> March, 1999 of the scheme under section 21 of the Urban Land ( Ceiling and Regulations) Act, 1976 for R.S. No. 231 of Adajan (Area 5950 sq.mtr.) was sanctioned by the competent authority and Additional collector, Surat.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 70 of the Gujarat Town Planning and Urban Development Act, 1976 ( President's Act No.27 of 1976) the government of Gujarat, hereby -

1. publishes a draft of the variation in the aforesaid Town Planning Scheme, Surat No.13( Adajan) (Preliminary) as setout in the schedule appended hereto.
2. calls upon the persons affected by the proposed variation to communicate, in writing, their objections, if any, to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, through the Collector, Surat, Dist. Surat and endorse a copy thereof to the Surat Municipal Corporation within a period of onemonth from the date of publication of this Notification in the Official gazette; and
3. states that the draft variation shall be kept open to the inspection of the public, at large, at the office of the said Surat Municipal Corporation during the office hours for the aforesaid period of one month.

#### SCHEDULE

In the Town Planning scheme, Surat No.13 ( Adajan) (Preliminary) sanctioned vide Government Notification, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar No. GH/V/103 of 1999 /TPS-1498/2272- L. dated 30.6.1999, the following correction shall be made in Redistribution statement under section 70(2) of the Gujarat Town Planning and Urban Development Act, 1976.

---

As per attached Redistribution Statement

---

By order and in the name of the Governor of Gujarat,

P. D. SUTARIA,

Officer on Special Duty & Ex-officio Deputy Secretary  
to the Government  
Urban Development and Urban Housing Department



## GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976\*

## TOWN PLANNING SCHEME SURAT NO.13 ( ADAJAN)

(PRELIMINARY- SCHEME) REDISTRIBUTION STATEMENT  
AS PER PROPOSED VARIATION

Serial Nos	Case Nos	Name of Owner	Tenure	Revenue Nos	Original Plot Number	Area in Sq mts	Final Plot Number	Area in Sq mts	Remarks
67	1	2	3	3(a)	4	5	6	7	8
	67	Ballubhai Chunibhai	NEW	231	50	7891	121/A	5132 90	(1) 5132 90 sq mt. of Land is declared as Excess land under U.L.C. Act, 1976 vide Revenue Department Order No.ULC-3494-2139-4924- V 3 dated 22 March, 1999
							121/B	817 10	(2) Rights of Collector of Surat ( for Govt of Gujarat) to receive premium at the time of N A, as per prevailing



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII] TUESDAY, JUNE 25, 2002/ASADHA 4, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25th June, 2002.

Gujarat Sales Tax Act, 1969.

No. (GHN-18)-GST-2002. (S. 49). (361)TH.-

WHEREAS the Government of Gujarat considers it necessary  
so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred  
by sub-section (2) of section 49 of the Gujarat Sales Tax Act,  
1969 (Guj. 1 Of 1970), the Government of Gujarat hereby  
amends Government Notification, Finance Department,  
No. (GHN-14) GST/1092/ (S.49) (251) /TH dated 1<sup>st</sup> April,  
1992 as follows, namely :-

In the said notification, in the schedule, in the entry at  
serial No. 2, for sub-entry (1), the following sub- entry shall be  
substituted, namely :-

1	2	3	4
" (1)	Sales of certified seeds, which are not covered by any of the entries of Schedule 1.  <u>Explanation:</u> For the purpose of this entry, "Certified Seeds" means the seeds certified as such by the Seeds Certification Agency established by the Government of Gujarat.	To the extent to which the amount of sales tax exceeds two paise in the rupee.	---

By order and in the name of the Governor of Gujarat,

M.N. Joshi,

Additional Secretary to Government.

IV- B-EX. 187-1

187-1



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JUNE 26, 2002/ ASADHA 5, 1924

Separate paging in given to this part in order that it may be filed as a separate Compilation.

### PART IV—B

Rules and Order (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

નર્મદા, જળસંપત્તિ અને પાણી પુરવઠા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૭મી જૂન, ૨૦૦૨.

ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદન કરવા બાબત) અધિનિયમ-૨૦૦૦ની ક્લમ-૩(૧).

ક્રમાંક : જીપી/૮/૨૦૦૨/એનપીપી/૨૦૦૦/૧૦૪૯/૪૭૬/૧૫/ખ.— આ નોટીસમાં જણાવેલ જમીનમાં હીત સંબંધ ધરાવનાર સર્વે ખાતેદારો/કબજેદારોને આથી જણાવવામાં આવે છે કે ગુજરાત સરકારને એવું જણાય છે કે જાહેર હિતમાં કાર્યપાલક ઈજનેર, સરદાર સરોવર કેનાલ આધારિત પાઈપલાઈન પ્રોજેક્ટ, એન.સી.-૯, મોરબી ગુજરાત પાણી પુરવઠા અને ગટર વ્યવસ્થા બોર્ડ દ્વારા પીવાના પાણીની પાઈપલાઈન નાખવી જોઈએ અને આવી પાઈપલાઈન નાખવાના જાહેર હેતુસાર નીચે જણાવેલ જમીનમાં તેની સામે દશવિલ ક્ષેત્રફળવાળી જમીનમાંના વપરાશકારનો હક્ક, સંપાદિત કરવો જરૂરી છે. વપરાશ હક્ક સંપાદન થતાં જમીનનો કબજો જે તે ખાતેદાર/કબજેદારનો રહે છે. જેથી જે તે ખાતેદાર/કબજેદાર ઉક્ત અધિનિયમની ક્લમ-૯ના જમીનના વપરાશ સંબંધી નિયંત્રણો ને આધીન ખેતી કરી શકશે. સદરહુ પીવાના પાણીની પાઈપલાઈન જમીનમાં એક મીટરથી વધુ ઉંડાઈ નાખવામાં આવશે.

ઉપરોક્ત કાયદાની ક્લમ-૩ (૧)માં દર્શાવ્યા પ્રમાણે રાજ્ય સરકાર સદરહુ સલાહવાળી જમીનમાં રાજ્યપત્રમાં જાહેરનામાથી તેમના વપરાશકારોનો હક્ક સંપાદિત કરવા માટેનો પોતાનો ઈરાદો જાહેર કરે છે. સલાહવાળી જમીનમાં હીત સંબંધ ધરાવતી તમામ વ્યક્તિઓને સદરહુ જમીનમાં પાઈપલાઈન નાખવા વપરાશકારનો હક્ક સંપાદિત કરવા વાંધો હોય તો આ જાહેરનામાની તારીખ થી ૩૦ દિવસમાં આ બાબતે સક્ષમ સત્તાધિકારીને નીચે દર્શાવેલ સરનામે વાંધાની લેખીત રજૂઆત કરી વાંધાઓ રજૂ કરવા.

વાંધો લેનાર વ્યક્તિઓ સ્પષ્ટ જણાવવું કે વાંધો તે પોતે કે કયારના સલાહકાર મારફતે સાંભળવા ઈચ્છે છે.

જમીનનો વપરાશકર્તાને હક્ક સંપાદિત કરવા ધારેલ જમીનનું વર્ણન

અનુસૂચિ



જિલ્લો તાલુકો ગામનું નામ સર્વે નંબર/બ્લોક નંબર કોટફળ  
હે.આર.ચો.મી.

ક્રમ	ભચાઉ	છાંવડા	કલમ	0-44-00
			કલમ	0-34-04
			ગાડા માર્ગ	1-10-10
			441	0-30-10
			442	0-44-24
			444	0-44-24
			440	0-34-24
			441	0-44-10
			નાળા	0-04-24
			401/2	0-44-24
			402	0-43-04
			403	0-34-10
			441	0-42-04
			442	0-44-24
			440	0-44-24
			440	0-42-10
			સરકારી પડતર	0-24-00
			424	0-04-00
			424	0-41-10
			421/1	0-44-10
			421/2	0-23-04
			420	0-20-10
			414	0-41-10
			414	0-20-00
			414	0-44-04
			414	0-34-10
			413	0-44-04
			404	0-44-00
			નાળા	0-44-00
			404	0-44-00
			400	0-34-00
			વેંકળ	0-42-10
			444	0-44-00
			સરકારી પડતર	0-44-10

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. ટી. વાઘેલા,

સરકારના ઉપસચિવ,

નર્મદા, જળ સંપત્તિ અને પાણી પુરવઠા વિભાગ



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII] THURSDAY, JUNE 27, 2002/ASADHA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 27th June, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/VI/ 831 of 2002/TPS/142000/3121/L :-

WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") the Surat Municipal Corporation declared its intention of making of the Draft Town Planning Scheme No.42 (Jahangirabad), Surat;

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Surat Municipal Corporation (hereinafter called the "said Municipal Corporation") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme No.42 (Jahangirabad), Surat;

AND WHEREAS after taking into consideration the objections received by it the said Municipal Corporation submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Surat Municipal Corporation, Surat during office hours on all working days;

**SCHEDULE**

1. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in open lands is kept uniform as far as possible.
2. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall deduct the lands maximum possible in O.P.No. 1,29,50,53/A,62,79,82,83/A,84,88,89,92 and 97.
3. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall specify the public purpose uses which are such as permissible in the final plots allotted to the appropriate authority for the public purpose like district centre and sub centre, utility centre in consultation with appropriate authority.
4. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall divide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.
5. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall take decision to increase the provision for allotment for housing for socially and economically weaker sections of the people upto 5 percent of the scheme area in consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.
6. Final plots allotted to the appropriate authority for public purpose of 'SEWSHS' the Town Planning Officer shall decide it 10% beneficiaries to the scheme area and 90% beneficiaries to general public.
7. While finalising the draft Town Planning Scheme, the Town Planning Officer shall carve out a separate O.P. of lands declared as "surplus land" under the provisions of the Urban Land (Ceiling and Regulation) Act, 1976 and allot appropriate final plots in lieu of these O.Ps.
8. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall carve out the final plots allotted to appropriate authority in rectangular shape.
9. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall give the final plots in lieu of water bodies i.e. O.P.No.44.

By order and in the name of the Governor of Gujarat,

**P. D. SUTARIA,**

Officer on Special Duty and Ex-officio  
Deputy Secretary to the Government of Gujarat.



**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 27th June, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

NO. GH/V/ , 84: of 2002/TPS/142001 / 862 / L :-WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 16 (Pal) Surat Urban Development Authority:

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Surat Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme No. 16 (Pal) Surat Urban Development Authority:

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein:

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto.
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Surat Urban Development Authority, Surat during office hours on all working days.

**SCHEDULE**

1. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in open lands is kept uniform as far as possible.
2. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall specify the public purpose uses which are allotted to the appropriate authority in their consultation.
3. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall divide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.



4. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall take decision to increase the provision for allotment for housing for socially and economically weaker sections of the people upto 5 percent of the scheme area in consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.
5. Final plots allotted to the appropriate authority for public purpose of 'SEWSHS' the Town Planning Officer shall decide it 10% beneficiaries to the scheme area and 90% beneficiaries to general public.
6. While finalising the draft Town Planning Scheme, the Town Planning Officer shall carve out a separate O.P. of lands declared as surplus land under the provisions of the Urban Land (Ceiling and Regulation) Act, 1976 and allot appropriate final plots in lieu of these O.Ps.
7. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall reconsider the market value of undeveloped final plots of the scheme area.
8. While finalising the Draft Town Planning Scheme, the Town Planning Officer, in consultation with the appropriate authorities, shall decide the time period of completion of the development works suggested in the scheme. This shall be the period with reference to "after coming into force of the Preliminary Scheme".
9. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall reconsider the expenditure incurred by the appropriate authorities under section 77 (1)(a) of the Act.
10. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall carve out the final plots allotted to appropriate authority in rectangular shape

By order and in the name of the Governor of Gujarat.

**P. D. SUTARIA,**

Officer on Special Duty and Ex-officio  
Deputy Secretary to the Government of Gujarat.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 27th June, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

NO.GH/V/ 185 of 2002/TPS/142001/860/L :-

WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") the Surat Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No.14 (Pal) Surat Urban Development Authority;

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Surat Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme No.14 (Pal) Surat Urban Development Authority;

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Surat Urban Development Authority, Surat during office hours on all working days;

**SCHEDULE**

1. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in open lands is kept uniform as far as possible.
2. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall deduct the lands maximum possible in O.P.No.12,13,46 and 134.
3. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall specify the public purpose uses which are allotted to the appropriate authority in their consultation.

4. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall divide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.
5. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall take decision to increase the provision for allotment for housing for socially and economically weaker sections of the people upto 5 percent of the scheme area in consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.
6. Final plots allotted to the appropriate authority for public purpose of 'SEWSHS' the Town Planning Officer shall decide it 10% beneficiaries to the scheme area and 90% beneficiaries to general public.
7. While finalising the draft Town Planning Scheme, the Town Planning Officer shall carve out a separate O.P. of lands declared as surplus land under the provisions of the Urban Land (Ceiling and Regulation) Act, 1976 and allot appropriate final plots in lieu of these O.Ps.
8. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall reconsider the market value of undeveloped final plots of the scheme area.
9. While finalising the Draft Town Planning Scheme, the Town Planning Officer, in consultation with the appropriate authority, shall decide the time period of completion of the development works suggested in the scheme. This shall be the period with reference to "after coming into force of the Preliminary Scheme".
10. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall reconsider the expenditure incurred by the appropriate authorities under section 77 (1)(a) of the Act.
11. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall carve out the final plots allotted to appropriate authority in rectangular shape.
12. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall allot the final plots in lieu of O.P. No.43,101 and 106 as far as possible in their vicinity.

By order and in the name of the Governor of Gujarat,

**P. D. SUTARIA,**

Officer on Special Duty and Ex-officio  
Deputy Secretary to the Government of Gujarat.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 27th June, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976**

NO. GH/V/ 86 of 2002/TPS/142001/ 863 / L :- WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Surat Urban Development Authority declared its intention of making of the Draft Town Planning Scheme No. 17 (Puna) Surat Urban Development Authority:

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Surat Urban Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme No. 17 (Puna) Surat Urban Development Authority:

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein:

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto.
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Surat Urban Development Authority, Surat during office hours on all working days:

**SCHEDULE**

1. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall see that the percentage of deduction in open lands is kept uniform as far as possible
2. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall deduct the lands maximum possible in O.P. No. 53, 65, 81, 89, 101, 123, 139, 148 and 156.
3. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall specify the public purpose uses which are allotted to the appropriate authority in their consultation.

4. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall decide the percentage of beneficiaries to the scheme area and general public in consultation with the appropriate authority by considering location, area and use of public purpose.
5. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall take decision to increase the provision for allotment for housing for socially and economically weaker sections of the people upto 5 percent of the scheme area in consultation with appropriate authority. The Town Planning Officer shall do this by making appropriate change in the purpose of final plots allotted to the appropriate authority for other public purpose in the scheme area and without increasing the average percentage deduction within the scheme area.
6. Final plots allotted to the appropriate authority for public purpose of 'SEWSHS' the Town Planning Officer shall decide it 10% beneficiaries to the scheme area and 90% beneficiaries to general public.
7. While finalising the draft Town Planning Scheme, the Town Planning Officer shall carve out a separate O.P. of lands declared as surplus land under the provisions of the Urban Land (Ceiling and Regulation) Act, 1976 and allot appropriate final plots in lieu of these O.Ps.
8. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall reconsider the market value of undeveloped final plots of the scheme area.
9. While finalising the Draft Town Planning Scheme, the Town Planning Officer, in consultation with the appropriate authority, shall decide the time period of completion of the development works suggested in the scheme. This shall be the period with reference to "after coming into force of the Preliminary Scheme".
10. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall reconsider the expenditure incurred by the appropriate authorities under section 77 (1)(a) of the Act.
11. While finalising the Draft Town Planning Scheme, the Town Planning Officer shall carve out the final plots allotted to appropriate authority in rectangular shape.

By order and in the name of the Governor of Gujarat.

**P. D. SUTARIA,**

Officer on Special Duty and Ex-officio  
Deputy Secretary to the Government of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol-XLIII]

FRIDAY, JUNE 28, 2002/ASADHA 7, 1924

Separate paging is given to this part in order that it may be filed as a separate Compilation.

## PART IV—B

Rules and Orders (other than those published in Parts I- I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Corrigendum.

Sachivalaya, Gandhinagar, 28th June, 2002.

### GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GHN/88 of 2002/DVP-122000-M-31-L.—In Government Notification, No. GHN/68 of 2002/DVP/122000-M-31-L, dated 1st June, 2002 in the SCHEDULE in fifth and sixth line for the words “after margin in should kept open” shall be read as “leaving margin.”

By order and in the name of the Governor of Gujarat,

P. D. SUTARIA,  
Officer on Special Duty and Ex-Officio,  
Deputy Secretary to Government of Gujarat.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, JUNE 28, 2002/ ASADHA 7, 1924

Separate printing is giving to this part in order that it may be filed as a separate compilation

## PART IV—B

Rules and Orders (other than those published in Parts I, I—A and I—L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 28th June, 2002.

#### GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/87 of 2002/TPS/182001/2366/L.—In the Government Notification No. GH/V/62 of 2002/TPS/182001/2366/L, dated 22nd May, 2002 in SCHEDULE for the words “F.P. 120 and F.P. 130 allotted to Appropriate Authority for “Socially and Economically Backward class housing scheme” instead of “Sale for residences” shall be read as.

“F.P. 120 and F.P. 130 are allotted to Appropriate Authority for “Socially and Economically Backward class housing scheme” instead of “sale for Commercial use” and “Sale for residential use” respectively.”

By order and in the name of the Governor of Gujarat,

P. D. SUTARIA,  
Officer on Special Duty and Ex-Officio Deputy  
Secretary to the Government of Gujarat.





સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, JUNE 29, 2002/ASADHA 8, 1924

Separate paging is given to this part in order that it may be filed as a Separate Compilation

### PART IV—B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૬મી જૂન, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૪૭/-૨૦૦૨-એપીએમ-૧૦૨૦૦૦૨-૧૯૬૩-ગ-ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ ( જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે.) તે અન્વયે સરકારશ્રીના તારીખ ૧૯-૮-૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૬૯-૨૦૦૦-એપીએમ-૧૨૨૦૦૦-૧૬૬૦-ગથી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધાનેરા, જિલ્લા બનાસકાંઠાનું વિભાજન બજાર ધારાની કલમ ૫૨ અને ૫ અન્વયે બન્ને બજાર સમિતિની નવી કમિટિના સભ્યોની નિયુક્તિ કરવામાં આવેલ છે. જેની બે વર્ષની મુદત તારીખ ૧૮-૮-૨૦૦૨ના રોજ પૂર્ણ થાય છે. આ મુદત પૂર્ણ થાય તે પૂર્વ ચૂંટણી કાર્યક્રમ બહાર પાડી ચૂંટણીલક્ષી તમામ કાર્યવાહી પૂર્ણ કરવાની રહે છે. પરંતુ નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થ, તંત્ર, ગાંધીનગરના તારીખ ૨૨-૮-૮૦ના પરિપત્રની સૂચના અન્વયે ચોમાસા દરમ્યાન (૧૫ જૂન થી ૩૦ સપ્ટે) દરમ્યાન ચૂંટણી કાર્યવાહી હાથ ધરવામાં આવતી નથી જેથી તે ધ્યાને લેતાં હાલની બજાર સમિતિ વિભાજનના કારણે નવી અસ્તિત્વમાં આવેલ છે. બજાર સમિતિએ ખેડૂતલક્ષી વિકાસના કાર્યો હાથ ધરેલ છે તેમજ ચાલુ વર્ષ દુષ્કળની પરિસ્થિતિ હોઈ માલની આવકોમાં ખૂબજ ઘટાડો થવાથી માર્કેટ શેપની ફી ફક્ત રૂ. ૧૧.૦૦ લાખ આવક થયેલ છે જેથી બજાર સમિતિને વધુ એક વર્ષની મુદત લંબાવવા માટે ૨૦૦૨ના અગસ્ટ-૦૧-૧૭-૦૨થી મુદત વધારવા કરેલ દરખાસ્ત ધ્યાને લેતાં સદરહુ બજાર સમિતિની મુદત વધુ એક વર્ષ ચાલુ રાખવાની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી.

આથી, પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ની કલમ ૧૧(૪)(કક) હેઠળ સરકારશ્રીને મળેલ સત્તાની ક્રમે ખેત ઉત્પન્ન બજાર સમિતિ, પાંચાવાડા જિલ્લા બનાસકાંઠાની નિયુક્ત કમિટિની મુદત તારીખ ૧૯-૮-૨૦૦૦થી વધુ એક વર્ષ માટે લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. બી. મકવાણા,

સેક્શન ઓફિસરી,

192-1

IV-B-Ex-192-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol-XLIII

SATURDAY, JUNE 29 2002/ASADHA 8, 1924

Separate paging in given to this part in order that it may be filed as a separate Compilation.

## PART IV—B

Rules and Orders (other than those published in Parts I- I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, રજમી જૂન, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૪૮-૨૦૦૨-એપીએમ-૧૦૨૦૦૦૨-એમ-૧૪૦-ગુ.— ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાતના અધિનિયમ નં. ૨૦ ( જેના અમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે,) તે અન્વયે સરકારશ્રીના તારીખ ૧૯-૮-૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૬૯-૨૦૦૦-એપીએમ-૧૨૨૦૦૦-૧૬૬૦-ગથી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધાનેરા, જિલ્લા બનાસકાંઠાનું વિભાગન બજાર ધારાની ક્લમ પર અને પ અન્વયે બન્ને બજારસમિતિની નવી કમિટિના સભ્યોની નિયુક્તિ કરવામાં આવેલ છે. જેની બે વર્ષની મુદત તારીખ ૧૮-૮-૨૦૦૨ના રોજ પૂર્ણ થાય છે. આ મુદત પૂર્ણ થાય તે પૂર્વ ચૂંટણી કાર્યક્રમ બહાર પાડી ચૂંટણીલક્ષી તમામ કાર્યવાહી પૂર્ણ કરવાની રહે છે. પરંતુ નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થ, તંત્ર, ગાંધીનગરના તારીખ ૨૨-૮-૮૦ના પરિપત્રની સૂચના અન્વયે ચોમાસા દરમ્યાન (૧૫ જૂન થી ૩૦ સપ્ટે) દરમ્યાન ચૂંટણી કાર્યવાહી હાથ ધરવામાં આવતી નથી. જેથી તે ધ્યાને લેતાં તથા હાલની નિયુક્ત કમિટિએ બજાર સમિતિના શાકભાજી સબ યાર્ડ માટે સરકારી જમીન મેળવી દુકાનો, કમ્પાઉન્ડવોલ, રોડ, લાઈટ વિગેરે પ્રવૃત્તિનું કામ હાથ ધરેલ હોઈ તેમજ ખેડૂતોના હિતમાં કમગીરી ચાલુ કરેલ હોઈ આ બજાર સમિતિને વધુ એક વર્ષ ચાલુ રાખવા રજુઆત પણ થયેલ છે. નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થ તંત્રની દરખાસ્ત ક્રમાંક બસર-૯૫૬-થ-૧૭૬૩-૨૦૦૨. તા. ૧૨-૬-૨૦૦૨થી કરેલ રજૂઆત લક્ષમાં લેતાં આ નિયુક્ત કમિટિને વધુ એક વર્ષ ચાલુ રાખવાની બાબત સરકારશ્રીની વિચારણા હેઠળ હતી.

આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ ૧૯૬૩ની ક્લમ ૧૧(૪)(કક) હેઠળ સરકારશ્રીને મળેલ સત્તાની રૂએ ખેત ઉત્પન્ન બજાર સમિતિ, ધાનેરા જિલ્લા બનાસકાંઠાની નિયુક્ત કમિટિની મુદત તારીખ ૧૯-૮-૨૦૦૨થી વધુ એક વર્ષ માટે લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

સી. બી. મકવાણા,

સેક્શન ઓફિસરી,



सत्यमेव जयते

3

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, JULY 2, 2002 / ASADHA 11, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 2nd July, 2002.

### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958

No. GHR.2002 / 77 / BRU/2002/12/M3 :In exercise of the Powers conferred by Section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (herein after referred to as " the said Act") the Government of Gujarat hereby declares that the Industrial Undertaking namely the **Baroda Rayon Corporation Ltd, Surat** (herein after referred to as " the said undertaking") shall be conducted to serve as a measure of preventing unemployment. The said undertaking shall accordingly deemed to be a relief undertaking for the said Act, for a period of twelve months from **2<sup>nd</sup> July, 2002** and in exercise of the Powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of government dues in relation to the said undertaking, rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto pending before any Court, Tribunal, officer or Authority shall be stayed during one year commencing from **2<sup>nd</sup> July, 2002**. All government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of government dues. Dues payable to employees by the company should be paid within three months i.e. before **1<sup>st</sup> october, 2002**.

By order and in the name of the Governor of Gujarat,

**T. A. SAIYED**

Section Officer

Labour and Employment Department.



सत्यमेव जयते

File 1084

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII] TUESDAY, JULY 2, 2002/ASADHA 11, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 2nd July, 2002.

#### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No.GHG/2002/102/MTA/1001/4392/KH: The following draft notification is proposed to be issued under clause (e) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) is published as required by sub-section (1) of section 23 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft shall be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection and suggestion which may be received by the Principal Secretary (Transport) to the Government of Gujarat, Home Department, Sachivalaya Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period shall be considered by the Government.

#### DRAFT NOTIFICATION

No.GHG/2002/102/MTA/1001/4392/KH: In exercise of the powers conferred by clause(e) of sub-section(2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Motor Vehicles Tax Rules 1959 namely:-

These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules 2002.

In the Bombay Motor Vehicles Tax Rules, 1959 in Appendix after Part-IV the following shall be added, namely:-

"Part-V.

Motor Vehicles specified in the Eighth Schedule registered elsewhere in the State of Gujarat before the 1<sup>st</sup> September 2001 and the motor vehicles registered elsewhere and brought for use or keeping for use in the State of Gujarat on or after the 1<sup>st</sup> September, 2001.

	If the age of vehicle from the month of registration is	Rate of Refund
1	Not more than 2 years	90%
2	More than 2 years but not more than 3 years	85%
3	More than 3 years but not more than 4 years	80%
4	More than 4 years but not more than 5 years	75%
5	More than 5 years but not more than 6 years	70%
6	More than 6 years but not more than 7 years	65%
7	More than 7 years but not more than 8 years	60%
8	More than 8 years but not more than 9 years	55%
9	More than 9 years but not more than 10 years	50%
10	More than 10 years but not more than 11 years	45%
11	More than 11 years but not more than 12 years	40%
12	More than 12 years but not more than 13 years	35%
13	More than 13 years	Nil

By order and in the name of the Governor of Gujarat,

R. B. BARA,

Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII] WEDNESDAY, JULY 3, 2002/ASADHA 12, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 3rd July, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 89 of 2002/DVP-2502-582-L:- WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the Revised Development Plan of Bilimora sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/150 of 87 / DVP-2582-2455-(87)-L dated 1/7/1987;



NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976), the Government of Gujarat hereby:-

1. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

**SCHEDULE**

Proposed variation to the Development Plan of Bilimora sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/150 of 87/DVP-2582-2455-(87)-L, dated 1/7/1987;

- (1) The 12.0 mt wide road alignment marked as A-B and C-A-D on the accompanying plan passing through, Kaans, C.S.No.1917/P, 2383, 2384, 2387 etc. shall be deleted and the lands thus released shall be designated for the 'Residential Use' (except Kaans land to be used as Kaans) under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.
- (2) A new 12.0 mt. wide road alignment is proposed and marked as D-E on the accompanying plan passing through C.S.No.2387 etc. under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

V.D.VAGHELA,

Officer on Special Duty & Ex-Officio Deputy Secretary to  
the Government of Gujarat,  
Urban Development and Urban Housing Department.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

Vol. XLIII]

MONDAY, JULY 8, 2002/ASADHA 17, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું.

સચિવાલય, ગાંધીનગર, ૫મી જુલાઈ, ૨૦૦૨.

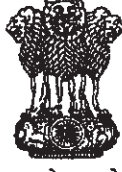
ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૫૩-૨૦૦૨-એપીએમ-૧૨૨૦૦૦-૩૧૬૧-ગ(૮૨) :- ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, અમદાવાદ શહેરની મ્યુનિસિપલ કોર્પોરેશનની હદ સહિતના સીટી તાલુકા જિલ્લા અમદાવાદમાં સરકારશ્રીના તારીખ ૨૨-૨-૨૦૦૧ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૧-૨૦૦૧-એપીએમ-૧૨-૨૦૦૨-૩૧૬૧-(૮૨)-ગ થી બજાર સમિતિની નિયુક્તિ કરવામાં આવેલ છે. નિયુક્ત થયેલ શ્રી ભલાભાઈ ડાહ્યાભાઈ પરમારનું અવસાન થયેલ હોઈ, તે જગ્યા ખાલી પડેલ છે. ખાલી પડેલ ખેડૂત પ્રતિનિધિની આ જગ્યા ઉપર આથી આ સદર બજાર સમિતિમાં ખેડૂત પ્રતિનિધિ તરીકે શ્રી મહેન્દ્રભાઈ છોટાભાઈ પટેલ, મણિનગર, અમદાવાદની નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

Vol. XLIII]

MONDAY, JULY 8, 2002/ASADHA 17, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૫મી જુલાઈ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૫૪-એપીએમ-૧૨૨૦૦૧-૨૧૭૬-ગ :- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૩) ના ગુજરાતના અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે) તે અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ગોંડલ જિ. રાજકોટની બજાર સમિતિની મુદત તારીખ ૩૦-૬-૨૦૦૨ના રોજ પૂર્ણ થયેલ છે. નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થ તંત્ર, ગાંધીનગરના તા. ૨૨-૮-૮૦ ના પરિપત્ર ક્રમાંક : બસર-૦૮-આર-૮૦૮ની સૂચનાનુસાર રાજ્યમાં ચોમાસાના કારણે ચૂંટણીની કાર્યવાહી તા. ૧૫મી જૂન થી ૩૦મી સપ્ટે. સુધીના સમયગાળા દરમ્યાન હાથ ધરવામાં આવતી નથી. ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ગોંડલ, જિ. રાજકોટની બજાર સમિતિની મુદત તારીખ ૩૦-૬-૨૦૦૨ના રોજ પૂર્ણ થયેલ હોઈ આ બજાર સમિતિની ચૂંટણીની પ્રક્રિયા ચોમાસાના કારણે હાથ ધરી શકાય તેમ નથી અને ચૂંટણીની પ્રક્રિયા પૂર્ણ કરતાં લગભગ ત્રણ માસનો સમય લાગે તેમ છે. આ સંજોગોમાં સરકારશ્રીનો બજાર ધારા મુજબ મળેલ સત્તાની રૂએ ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧ (૨)(ક)(ખ) અન્વયેની જોગવાઈ મુજબ ખેત ઉત્પન્ન બજાર સમિતિની ગોંડલ, જિ. રાજકોટની નવી બજાર સમિતિની નિયુક્તિ નીચે મુજબ કરવામાં આવે છે. આ નિયુક્તિ સમિતિની મુદત ચૂંટણીની પ્રક્રિયા પૂર્ણ થાય અને તેની પ્રથમ સાધારણ સભા મળે તે સમય ગાળા સુધીની રહેશે.

ક્રમ	નામ	સરનામું
------	-----	---------

ખેડૂત વિભાગ

૧. શ્રી રમેશભાઈ લવજીભાઈ ધડુક
૨. શ્રી કનકસિંહ નોથુભાઈ જાડેજા

ગોંડલ  
પાંચીયાવદર

૧	૨	૩
૩.	શ્રી રાજેશકુમાર રામજીભાઈ ટોળીયા	જામવાડી
૪.	શ્રી ચંદુભાઈ બચુભાઈ વઘાસીયા.	કો. સાંગાણી
૫.	શ્રી વલ્લભભાઈ નાથાભાઈ પાનેલીયા	આંબરડી
૬.	શ્રી મોહનલાલ પુંજાભાઈ વાછાણી	ગોમટા
૭.	શ્રી સવજીભાઈ મોહનભાઈ આસોદરીયા	દેરડી
૮.	શ્રી ધર્મેન્દ્રકુમાર રણછોડભાઈ ટીલાળા	શાપર

#### વેપારી વિભાગ.

૯. શ્રી જયંતિભાઈ સવજીભાઈ મેલ  
 ૧૦. શ્રી પરસોત્તમભાઈ લાલજીભાઈ વઘાસીયા  
 ૧૧. શ્રી હરેશકુમાર આંબાભાઈ વાડોદરીયા  
 ૧૨. શ્રી નંદલાલ ગોપાલજી ખીમાણી

#### મંડળી વિભાગ.

૧૩. શ્રી ભિખાલાલ મનજીભાઈ વિરપરીયા ગરનાળા  
 ૧૪. શ્રી પોપટભાઈ સવજીભાઈ પટોળિયા દેવચડી  
 ૧૫. સહકારી અધિકારી (બજાર) લગત જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, જિલ્લો : રાજકોટ.  
 ૧૬. વિસ્તરણ અધિકારી (ખેતી) લગત તાલુકા પંચાયત, ગોંડલ, જિલ્લો : રાજકોટ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
 સેકશન અધિકારી,



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, JULY 10, 2002/ASADHA 19, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 10th July, 2002.

The Bombay Motor Vehicles (Taxation of Passengers) Act, 1950.

No. G/G/2002/104 /STC/242001/2609/GH:- In exercise of the powers conferred by Sub-Section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 the Government of Gujarat hereby approves the route specified in the Schedule appended hereto plying state carriages by the Gujarat State Road Transport Corporation for the purpose of the said sub-section (1) of section 3.

### SCHEDULE

#### ROUTE:

1. Surat Railway Station to Bhesan via main Road, chowk Mota Bhagar Cross.

By order and in the name of the Governor of Gujarat,

R. B. BARA,  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, JULY 10, 2002/ASADHA 19, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 10th July, 2002.

The Bombay Motor Vehicles (Taxation of Passengers) Act, 1950.

No. G/G/2002/105/STC/242001/2614/GH :- In exercise of the powers conferred by Sub-Section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 the Government of Gujarat hereby approves the route specified in the Schedule appended hereto plying state carriages by the Gujarat State Road Transport Corporation for the purpose of the said sub-section (1) of section 3.

### SCHEDULE

#### ROUTE:

1. Surat Railway Station to Priya dieing & Printing Jay Bharat Mill via Sahara Darwaja, Parvat Patia, Kumbharia Pickup stand, Niol Fanta, antroli Vareli Patia road.

By order and in the name of the Governor of Gujarat,

**R. B. BARA,**

Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

---

VOL. XLIII] WEDNESDAY, JULY 17, 2002/ASADHA. 26, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### EDUCATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8th July, 2002.

GUJARAT SECONDARY EDUCATION (AMENDMENT) ACT, 2002.

No.CH-SH-29-MSB-1097-820-CHH:

In exercise of the powers conferred by sub-section (2) of section 1 of the Gujarat Secondary Education (Amendment) Act, 2002 (Guj. Act 14 of 2002), the Government of Gujarat hereby appoints the 1<sup>st</sup> August, 2002 as the date on which the said Act shall come into force.

By order and in the name of the  
Governor of Gujarat,

R. B. DHANDHUKIYA,  
Under Secretary to Government.



# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, JULY 17, 2002/ASADHA 26, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 17th July, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 91 of 2002/TPS/292002/2242/L:-WHEREAS under section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Anjar Area Development Authority declared its intention of making of the Draft Town Planning Scheme Anjar No. 1 (Gangabajar Vistar);

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Anjar Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Anjar No.1 (Gangabajar Vistar);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Anjar Area Development Authority, during office hours on all working days;



**SCHEDULE**

- (1) While finalising the Town Planning Scheme, the Town Planning Officer shall specify the uses which are permissible in the final plot allotted to the Appropriate Authority for public purpose like public utilities and public purpose in the consultation with Appropriate Authority.
- (2) While finalising the Town Planning Scheme, the Town Planning Officer shall decide the percentage of beneficiaries in the scheme area and general public by considering location area and use of public purpose.

By order and in the name of the Governor of Gujarat,

**V. D. WAGHELA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 17th July, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No.GH/V/ 92 of 2002/TPS/292002/2251/L.—WHEREAS under section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Anjar Area Development Authority declared its intention of making of the Draft Town Planning Scheme Anjar No. 2 (Bhrampuri-Khatrichok Vistar);

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Anjar Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Anjar No.2 (Bhrampuri-Khatrichok Vistar);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Anjar Area Development Authority, during office hours on all working days;

**SCHEDULE**

- (1) While finalising the Town Planning Scheme, the Town Planning Officer shall specify the uses which are permissible in the final plot allotted to the Appropriate Authority for public purpose like public utilities and public purpose in the consultation with Appropriate Authority.
- (2) While finalising the Town Planning Scheme, the Town Planning Officer shall decide the percentage of beneficiaries in the scheme area and general public by considering location area and use of public purpose.
- (3) While finalising the Town Planning Scheme, the Town Planning Officer shall allot the lands for public purpose for SEWSH.

By order and in the name of the Governor of Gujarat,

**V. D. Waghela,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government.

-----

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 17th July, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No.GH/V/ 93 of 2002/TPS/292002/2249/L.—WHEREAS under section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Anjar Area Development Authority declared its intention of making of the Draft Town Planning Scheme Anjar No. 3 (Devadia Naka, Timbikotha Vistar);

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Anjar Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Anjar No.3 (Devadia Naka, Timbikotha Vistar);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Anjar Area Development Authority, during office hours on all working days;

### SCHEDULE

- (1) While finalising the Town Planning Scheme, the Town Planning Officer shall specify the uses which are permissible in the final plot allotted to the Appropriate Authority for public utilities and public purpose in the consultation with Appropriate Authority.
- (2) While finalising the Town Planning Scheme, the Town Planning Officer shall decide the percentage of beneficiaries in the scheme area and general public by considering location area and use of public purpose.
- (3) While finalising the Town Planning Scheme, the Town Planning Officer shall allot the final Plot No. and public purpose uses of Final Plot like western side of F.P.No. 51, western side of F.P.No.352, western side of 535 and eastern side of F.P.No.391.

By order and in the name of the Governor of Gujarat,

**V. D. WAGHELA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17th July, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No.GH/V/ 94 of 2002/TPS/292002/2248/L.—WHEREAS under section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Anjar Area Development Authority declared its intention of making of the Draft Town Planning Scheme Anjar No. 4 (Sorathia Falia Vistar);

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Anjar Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Anjar No. 4 (Sorathia Falia Vistar);

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:-

- (a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,
- (b) state that the said scheme shall be kept open to the inspection of the public at the office of the Anjar Area Development Authority, during office hours on all working days;

### SCHEDULE

- (1) While finalising the Town Planning Scheme, the Town Planning Officer shall specify the uses which are permissible in the final plot allotted to the Appropriate Authority for public utilities and public purpose in the consultation with Appropriate Authority.
- (2) While finalising the Town Planning Scheme, the Town Planning Officer shall decide the percentage of beneficiaries in the scheme area and general public by considering location area and use of public purpose.

By order and in the name of the Governor of Gujarat,

**V. D. WAGHELA**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government.

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, JULY 20, 2002/ASADHA 29, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી જુલાઈ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૫૮-૨૦૦૦-એપીએમ-૧૦૨૦૦૨-૧૫૩૭-ગ :- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ ગુજરાત અધિનિયમ નં. ૨૦ સને ૧૯૬૪ (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યા છે) તેની કલમ-૧૧ (૨)(ક) અને (ખ) તેમજ કલમ-૧૧ (૪)(કક) અને કલમ ૧૧(૫)(ક) હેઠળ મળેલ સત્તાની રૂએ પ્રસિધ્ધ કરેલ જે તે જાહેરનામાંથી નિયુક્ત/ચૂંટાયેલ કમિટિઓની મુદત નીચે જણાવ્યા મુજબ જે તે તારીખે પુરી થનાર છે/પૂર્ણ થયેલ છે.

અનુક્રમ નંબર	બજાર સમિતિનું નામ	જિલ્લાનું નામ	મુદત પુરી થવાની/થયાની તારીખ	હાલની કમિટી ચૂંટાયેલ છે કે નિયુક્ત હેઠળની તેની વિગતો
૧	૨	૩	૪	૫
૧.	ચાણસ્મા.	પાટણ.	૩૦-૮-૦૨	વિભાજન હેઠળની નિયુક્ત કમિટિ
૨.	બેચરાજી.	પાટણ.	૩૦-૮-૦૨	ઉપર મુજબ.
૩.	ઇડર.	સાબરકાંઠા.	૩૦-૬-૦૨	ઉપર મુજબ.
૪.	વડાલી.	સાબરકાંઠા.	૩૦-૬-૦૨	ઉપર મુજબ.
૫.	તલોદ.	સાબરકાંઠા.	૩૦-૬-૦૨	ઉપર મુજબ.
૬.	પ્રાંતિજ.	સાબરકાંઠા.	૩૦-૬-૦૨	ઉપર મુજબ.
૭.	ધનસુરા.	સાબરકાંઠા.	૩-૪-૦૨	ઉપર મુજબ.
૮.	ભિલોડા.	સાબરકાંઠા.	૨૮-૪-૦૨	વહીવટદાર હેઠળ.
૯.	વિજયનગર.	સાબરકાંઠા.	૨૮-૪-૦૨	વહીવટદાર હેઠળ.
૧૦.	દાહોદ.	દાહોદ.	૨૪-૬-૦૨	ચૂંટાયેલ કમિટિ.

IV.B.-EX-203-1

203-1

૧	૨	૩	૪	૫
૧૧.	દેવગઢ બારીયા.	દાહોદ.	૨૪-૬-૦૨	ચૂંટાયેલ કમિટિ.
૧૨.	જોડીયા.	જામનગર.	૪-૭-૦૨	વહીવટદાર હેઠળ.
૧૩.	પાદરા.	વડોદરા.	૨-૭-૦૨	ચૂંટાયેલ કમિટિ.
૧૪.	ડભોઈ.	વડોદરા.	૧૨-૧૨-૦૨	વિભાજન હેઠળની નિયુક્ત કમિટિ.
૧૫.	વાઘોડીયા.	વડોદરા.	૧૨-૧૨-૦૨	વિભાજન હેઠળની નિયુક્ત કમિટિ.
૧૬.	ઉમરાળા.	ભાવનગર.	૨૬-૫-૦૨	વહીવટદાર હેઠળ.
૧૭.	ભાવનગર.	ભાવનગર.	૨૩-૯-૦૨	ચૂંટાયેલ કમિટિ.
૧૮.	ખાંભા.	અમરેલી.	૨-૨-૦૨	વિભાજન હેઠળની નિયુક્ત કમિટિ.
૧૯.	જાફરાબાદ.	અમરેલી.	૨-૨-૦૨	વિભાજન હેઠળની કમિટિ.
૨૦.	બાબરા.	અમરેલી.	૨૪-૩-૦૨	ચૂંટાયેલ કમિટિ.
૨૧.	લીલીયા.	અમરેલી.	૨૩-૧૧-૦૨	નિયુક્ત કમિટિ.
૨૨.	કુતિયાણા.	પોરબંદર.	૨૦-૧૧-૦૨	નિયુક્ત કમિટિ.
૨૩.	ભાણવડ.	જામનગર.	૪-૭-૦૨	નિયુક્ત કમિટિ.
૨૪.	કાલાવડ.	જામનગર.	૧૧-૧૧-૦૨	ચૂંટાયેલ કમિટિ.

૨. ઉપરોક્ત બજાર સમિતિઓની મુદત પુરી થાય તે પહેલાં બજાર ધારાની જોગવાઈને આધિન ત્રણ માસ અગાઉ ચૂંટણી કાર્યક્રમ બહાર પાડી ચૂંટણીલક્ષી તમામ કાર્યવાહી પૂર્ણ કરવાની રહે છે. પરંતુ નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થ તંત્રના તા. ૨૨-૮-૮૦ના પરિપત્ર ક્રમાંક બસર-૦૮-આર-૮૦૮ની જોગવાઈ અનુસાર રાજ્યની બજાર સમિતિઓની ચૂંટણીની કાર્યવાહી તારીખ ૧૫મી જૂન થી ૩૦મી સપ્ટે. સુધીના સમયગાળામાં ચોમાસાના કારણે હાથ ધરવામાં આવતી નથી. આથી જે બજાર સમિતિઓની પૂર્ણ થનાર/પૂર્ણ થયેલ હોય તેવી હાલની બજાર સમિતિઓની ચૂંટણીની પ્રક્રિયા ચોમાસાના કારણે હાથ ધરી શકાય તેમ નથી અને ચૂંટણીની પ્રક્રિયા પૂર્ણ કરતાં લગભગ ત્રણ માસનો સમય લાગે છે જેથી ચૂંટાયેલ સમિતિઓ તેમજ નિયુક્ત સમિતિઓની મુદત પૂર્ણ થયેલ છે તથા પૂર્ણ થનાર છે. તેમની તથા જ્યાં વહીવટદાર નીમાયેલ છે તેવી બજાર સમિતિની મુદત વધારવાની બાબત સરકારશ્રીની સક્રિય વિચારણા હેઠળ હતી.

આથી પુખ્ત વિચારણાને અંતે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧(૨)(ક) અને ખ. ૧૧(૪)(કક) અને ૧૧(૫)(ક)(૧) હેઠળ મળેલ સત્તાની રૂએ ઉપરોક્ત બજાર સમિતિઓની મુદતમાં તે મુજબ નીચેની હકીકતે આથી મુદત લંબાવવામાં આવે છે.

(૧) ચૂંટાયેલ બજાર સમિતિની મુદત જે તારીખે પૂર્ણ થયેલ છે/પૂર્ણ થનાર છે તે તે તારીખથી તારીખ ૩૧-૧૦-૨૦૦૨ સુધી લંબાવવામાં આવે છે.

(૨) જે બજાર સમિતિઓ સરકારશ્રી દ્વારા નિયુક્ત થયેલ છે તથા જેના ઉપર વહીવટદાર નિમેલ છે તેવી બજાર સમિતિઓની મુદત તારીખ ૩૧-૧૨-૨૦૦૨ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, JULY 22, 2002/ASADHA 31, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 22nd July, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 95 of 2002/DVP-122000/2773/L : WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the final Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/171 of 1996/DVP-1294-4036-L, dated 25/10/1996;

AND WHEREAS, the variation proposed to be made in the said final Revised Development Plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 22-10-2001 on page Nos. 280-1 and 280-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/150 of 2001/DVP-122000/2773/L dated 22-10-2001 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;



AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby:

- (a) sanctions the said variations to be made in the said Development Plan, as set out in Schedule appended hereto and;
- (b) Specifies that the variations so set out shall come into force from the date of this notification.

#### **SCHEDULE**

Variation in the Revised Final Development Plan of VUDA sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L, dated 25.10.1996.

The land bearing C.S.No.5 of Tika No.20/4 shown in the enclosed plan of the village Vadodara Kasba (area 1772.59 sq.mtr. ) as marked as 'ABCDEA' designated for the purpose of "Open Space" in the sanctioned Revised Development Plan of VUDA shall be deleted and the land so released shall be designated as "residential zone" except 6.00 mt. Wide periphery of Sarasiya Tank as shown in accompanying plan under section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976.

**By order and in the name of the Governor of Gujarat,**

**V. D. WAGHELA,**

Officer on Special Duty and Ex. Officio  
Deputy Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, JULY 22, 2002/ASADHA 31, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 22nd July, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO. GH/V/ 96 of 2002/DVP-122002/114/L : WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the final Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L, dated 25/10/1996;

AND WHEREAS, the variation proposed to be made in the said final Revised Development Plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 05-04-2002 on page Nos. 97-1 and 97-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/37 of 2002/DVP-122002/114-L dated 05-04-2002 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby:

- (a) sanctions the said variation, after taking into the consideration the objections and suggestions received by it, to be made in the said Development Plan, as set out in Schedule appended hereto and;
- (b) Specifies that the variations so set out shall come into force from the date of this notification.

#### SCHEDULE

Variation in the Revised Final Development Plan of VUDA sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L, dated 25.10.1996.

The lands bearing survey Nos. 164, 165, 166, 1278/P, 1280/P, 1281/1, 1281/2, 1282/1, 1282/2, 1283, 1314, 1315/1, 1315/2, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323/P, of Village Harni, designated for the purpose of "Open Space" marked and shown as "A B C N A" and "C D E F G H I J K L M C" and "O P Q R S T U O" and "P Q R S T U V W X Y Z Z1, Z2, Z3, Z4, Z5 P" in the sanctioned Development Plan of "VUDA" shall be deleted and the land thus released shall be designated for "Residential Use" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. WAGHELA,**

Officer on Special Duty and Ex. Officio  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, JULY 23, 2002/SRAVANA 1, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જુલાઈ, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ-૬૦-૨૦૦૨-એપીએમ-૧૨૮૪-૨૪૮૬-ગ (૮૮).- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ સને ૧૯૬૪ના ગુજરાત અધિનિયમ ૨૦ જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખાંભાનુ વિભાજન વિભાગના તા. ૨-૨-૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૧૮-૨૦૦૦-એપીએમ-૧૨૮૪-૨૪૮૬-ગ-(૮૮) થી કરીને (૧) ખેત ઉત્પન્ન બજાર સમિતિ, ખાંભા અને (૨) ખેત ઉત્પન્ન બજાર સમિતિ, ખાંભા અને (૨) ખેત ઉત્પન્ન બજાર સમિતિ, જાફરાબાદ, ટીબીની રચના કરી બંને બજાર સમિતિઓની કમિટિની અલગ અલગ નિયુક્તિ કરવામાં આવેલ છે. ખેત ઉત્પન્ન બજાર સમિતિ, જાફરાબાદ ટીબીની મુદત તા. ૧-૨-૨૦૦૨ના રોજ પૂર્ણ થયેલ છે. કાયદા કાનુની જોગવાઈને આધીન ચુંટણી કાર્યક્રમ બહાર પાડી ચુંટણી લક્ષી તમામ કાર્યવાહી પૂર્ણ કરવાની રહે છે. પરંતુ નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરના તા. ૨૦-૪-૨૦૦૨ના પત્ર ક્રમાંક : બસર-૦૧-થ-૧૨૮૬-૨૦૦૨ થી કરેલ સ્પષ્ટતા અનુસાર બજાર સમિતિ, જાફરાબાદ ટીબી પાસે હાલમાં કોઈ નાણાંકીય ભંડોળ ન હોઈ તેમજ તે તદ્દન સ્થગિત અવસ્થામાં છે. જેથી તે બાબત ધ્યાને લેતાં સરકારશ્રીને મળેલ સત્તાની રૂએ ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ની કલમ-૧૧ (ખ)(ક)(૧) ની જોગવાઈ અનુસાર ખેત ઉત્પન્ન બજાર સમિતિ, જાફરાબાદ ટીબીમાં જિલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, અમરેલીની તા. ૧-૨-૨૦૦૨થી વહીવટદાર તરીકે આથી નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, JULY 23, 2002/SRAVANA 1, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 19th July, 2002.

No. : GHM/2002/45/M/PFR/192000/868/L : In exercise of the powers conferred by Section 7(A) of the Bombay Land Revenue Code, 1879 (Bom. V of 1879), the Government of Gujarat hereby directs that with effect from date of issue of Notification, the lands shown in Appendix below, known as New Madhva of Village Sundarpur of Idar Taluka in District Sabarkantha shall be deleted from the village Sundarpur and shall be amalgamated in the village Madhva of the said Taluka.

By order and in the name of the Governor of Gujarat,

**M. C. THAKER,**  
Section Officer, Govt. of Gujarat,  
Revenue Department.

### મહેસુલ વિભાગ

### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જુલાઈ, ૨૦૦૨.

નં. ઘમ/૨૦૦૨/૪૫/મ/પફર/૧૯૨૦૦૦/૮૬૮/લ.— મુંબઈ જમીન મહેસુલ સંહિતા ૧૮૭૯નો મુંબઈ પમોની કલમ ૭(અ) અન્વયે એનાયત થયેલ સત્તાની રુએ ગુજરાત સરકાર આથી ઠરાવે છે કે હુકમની તારીખથી અમલમાં આવે તે રીતે સાબરકાંઠા જિલ્લાના ઈડર તાલુકાના સુંદરપુર ગામની આ સાથેની અનુસૂચિમાં જણાવેલી જમીનો કે જે નવા માઢવા તરીકે ઓળખાયેલ છે તે સુંદરપુર ગામના રકબામાંથી કમી કરાશે અને તે માઢવા ગામના રકબામાં ભેળવવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એમ. સી. ઠાકર,  
સેક્શન અધિકારી,  
મહેસુલ વિભાગ.

સંદર્ભ ગામમાંથી નવા માલવા ગામનાં રૂકબે કમી કરવા અને માલવામાં ભેજવવાના સર્વે નંબરોની યાદી. (અનુક્રમ)

ડી.ઈ.લે.ર.ના રેકર્ડ આધારભૂધ મુજબ					ગામ રેકર્ડની યાદી મુજબ				
સ.નં	એન	ખરાબી	લાયક	આકાર	સ.નં	એન	ખરાબી	લાયક	આકાર
૫૦	૨-૮૬-૩૨	-	૨-૮૬-૩૨	૫-૦૬	૫૦	૨-૮૬-૩૨	-	૨-૮૬-૩૨	૫-૦૬
૫૧	૨-૩૮-૭૮	-	૨-૩૮-૭૮	૪-૨૫	૫૧	૨-૩૮-૭૮	-	૨-૩૮-૭૮	૪-૨૫
૫૫	૨-૨૩-૫૮	૦-૧૫-૧૮	૨-૦૮-૪૧	૨-૪૪	૫૫	૨-૨૩-૫૮	૦-૧૫-૧૮	૨-૦૮-૪૧	૨-૪૪
૫૬	૧-૨૬-૪૭	-	૧-૨૬-૪૭	૨-૦૬	૫૬	૧-૨૬-૪૭	-	૧-૨૬-૪૭	૨-૦૬
૫૭	૨-૦૩-૨૬	૦-૧૦-૧૨	૧-૮૩-૧૪	૨-૩૭	૫૭	૨-૦૩-૨૬	૦-૧૦-૧૨	૧-૮૩-૧૪	૨-૩૭
૫૮	૧-૫૮-૮૪	૦-૨૦-૨૪	૧-૩૮-૬૦	૧-૮૧	૫૮	૧-૫૮-૮૪	૦-૨૦-૨૪	૧-૩૮-૬૦	૧-૮૧
૫૯	૦-૮૨-૮૬	-	૦-૮૨-૮૬	૧-૧૮	૫૯	૦-૮૨-૮૬	-	૦-૮૨-૮૬	૧-૧૮
૬૦/૧	૨-૭૩-૧૬	૦-૦૨-૦૨	૨-૭૧-૧૪	૪-૬૩	૬૦/૧	૨-૪૦-૭૮	૦-૦૨-૦૨	૨-૩૮-૭૬	૩-૭૮
૬૦/૨	૦-૫૫-૬૪	-	૦-૫૫-૬૪	૦-૮૪	૬૦/૧	૦-૭૮-૮૩	-	૦-૭૮-૮૩	૧-૬૦
૬૦/૩	૦-૩૫-૪૨	-	૦-૩૫-૪૨	૦-૬૨	૬૦/૨	૧-૦૪-૨૧	-	૧-૦૪-૨૧	૧-૮૧
૬૦/૪	૦-૬૦-૭૦	-	૦-૬૦-૭૦	૧-૦૦					
	૪-૨૪-૮૨	૦-૦૨-૦૨	૪-૨૨-૮૦	૭-૧૮		૪-૨૪-૮૨	૦-૦૨-૦૨	૪-૨૨-૮૦	૭-૧૮
૬૧	૨-૧૪-૪૮	૦-૦૬-૦૭	૨-૦૮-૪૧	૨-૮૭	૬૧	૨-૧૪-૪૮	૦-૦૬-૦૭	૨-૦૮-૪૧	૨-૮૭
૬૨	૧-૬૭-૮૫	-	૧-૬૭-૮૫	૨-૩૧	૬૨	૧-૬૭-૮૫	-	૧-૬૭-૮૫	૨-૩૧
૬૩	૧-૨૦-૩૮	-	૧-૨૦-૩૮	૧-૬૮	૬૩	૧-૨૦-૩૮	-	૧-૨૦-૩૮	૧-૬૮
૬૪	૨-૦૨-૩૬	-	૨-૦૨-૩૬	૩-૧૨	૬૪	૨-૦૨-૩૬	-	૨-૦૨-૩૬	૩-૧૨
૬૫	૧-૮૧-૧૦	-	૧-૮૧-૧૦	૨-૮૧	૬૫	૧-૮૧-૧૦	-	૧-૮૧-૧૦	૨-૮૧
૬૬	૨-૦૬-૩૮	૦-૨૦-૨૩	૧-૮૬-૧૬	૨-૩૧	૬૬	૨-૦૬-૩૮	૦-૨૦-૨૩	૧-૮૬-૧૬	૨-૩૧
૬૭	૧-૬૬-૮૩	૦-૧૫-૧૮	૧-૫૧-૭૫	૧-૫૦	૬૭	૧-૬૬-૮૩	૦-૧૫-૧૮	૧-૫૧-૭૫	૧-૫૦
૬૮	૨-૦૫-૩૮	-	૨-૦૫-૩૮	૨-૧૮	૬૮	૨-૦૫-૩૮	-	૨-૦૫-૩૮	૨-૧૮
૬૯	૦-૮૨-૦૭	-	૦-૮૨-૦૭	૧-૧૨	૬૯	૦-૮૨-૦૭	-	૦-૮૨-૦૭	૧-૧૨
	૩૩-૦૩-૧૮	૦-૮૮-૦૪	૩૨-૧૪-૧૫	૪૬-૨૮		૩૩-૦૩-૧૮	૦-૮૮-૦૪	૩૨-૧૪-૧૫	૪૬-૨૮



સુંદરપુર ગામમાંથી નવા માઢવા ગામના રકબે કમી કરવા અને માઢવામાં ભેળવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.રે.ના રેકર્ડ આકારબંધ મુજબ										ગામ રેકર્ડની યાદી મુજબ			
સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર				
૭૦/૧	૦-૪૦-૪૭	-	૦-૪૦-૪૭	૦-૫૬	૭૦/૧	૦-૩૯-૪૬	-	૦-૩૯-૪૬	૦-૫૩				
૭૦/૨	૦-૪૧-૦૨	-	૦-૦૧-૦૨	૦-૦૬	૭૦/૨	૦-૩૮-૪૫	-	૦-૩૮-૪૫	૦-૫૩				
૭૦/૩	૦-૩૫-૪૧	-	૦-૩૫-૪૧	૦-૪૪									
	૦-૭૭-૯૧	-	૦-૭૭-૯૧	૧-૦૬		૦-૭૭-૯૧	-	૦-૭૭-૯૧	૧-૦૬				
૭૩	૨-૫૬-૯૮	૦-૦૪-૦૫	૨-૫૨-૯૩	૪-૧૨	૭૩ પૈકી	૧-૨૮-૪૯	૦-૦૨-૦૨	૧-૨૬-૪૭	૨-૦૬				
					૭૩ પૈકી	૧-૨૮-૪૯	૦-૦૨-૦૨	૧-૨૬-૪૭	૨-૦૬				
	૨-૫૬-૯૮	૦-૦૪-૦૫	૨-૫૨-૯૩	૪-૧૨		૨-૫૬-૯૮	૦-૦૪-૦૫	૨-૫૨-૯૩	૪-૧૨				
૭૪	૧-૮૪-૧૪	૦-૦૪-૦૫	૧-૮૦-૦૯	૨-૯૪	૭૪/૧ પૈ	૦-૫૦-૫૯	૦-૦૪-૦૫	૦-૪૬-૫૪	૦-૭૮				
					૭૪/૨ પૈ	૦-૬૬-૭૭	-	૦-૬૬-૭૭	૧-૦૮				
					૭૪/૩ પૈ	૦-૬૬-૭૭	-	૦-૬૬-૭૭	૧-૦૮				
	૧-૮૪-૧૪	૦-૦૪-૦૫	૧-૮૦-૦૯	૨-૯૪		૧-૮૪-૧૪	૦-૦૪-૦૫	૧-૮૦-૦૯	૨-૯૪				
૭૫	૨-૭૭-૨૧	૦-૦૩-૦૪	૨-૭૪-૧૭	૩-૬૨	૭૫/૧ પૈ	૦-૯૪-૦૯	૦-૦૩-૦૪	૦-૯૧-૦૫	૧-૨૧				
					૭૫/૨ પૈ	૦-૯૧-૦૫	-	૦-૯૧-૦૫	૧-૨૦				
					૭૫/૩ પૈ	૦-૯૨-૦૭	-	૦-૯૨-૦૭	૧-૨૫				
	૨-૭૭-૨૧	૦-૦૩-૦૪	૨-૭૪-૧૭	૩-૬૨		૨-૭૭-૨૧	૦-૦૩-૦૪	૨-૭૪-૧૭	૩-૬૨				
૭૬	૧-૧૫-૩૪	૦-૦૧-૦૧	૧-૧૪-૩૩	૧-૫૦	૭૬	૧-૧૫-૩૪	૦-૦૧-૦૧	૧-૧૪-૩૩	૧-૫૦				
૭૭	૨-૪૧-૮૦	-	૨-૪૧-૮૦	૨-૩૭	૭૭ પૈ	૧-૨૧-૪૧	-	૧-૨૧-૪૧	૧-૬૯				
					૭૭ પૈ	૧-૨૦-૩૯	-	૧-૨૦-૩૯	૧-૬૮				
	૨-૪૧-૮૦	-	૨-૪૧-૮૦	૨-૩૭		૨-૪૧-૮૦	-	૨-૪૧-૮૦	૨-૩૭				
૭૮/૧	૦-૬૩-૬૧	-	૦-૬૩-૬૧	૧-૧૨	૭૮/૧ પૈ	૦-૮૮-૦૨	-	૦-૮૮-૦૨	૧-૩૪				
૭૮/૨	૧-૫૫-૧૫	-	૧-૫૫-૧૫	૨-૬૩	૭૮/૨ પૈ	૦-૩૧-૨૫	-	૦-૩૧-૨૫	૦-૪૮				
					૭૮/૧ પૈ	૦-૬૭-૧૩	-	૦-૬૭-૧૩	૧-૦૭				
					૭૮/૨ પૈ	૦-૩૨-૩૬	-	૦-૩૨-૩૬	૦-૪૯				
	૨-૧૮-૭૬	-	૨-૧૮-૭૬	૩-૭૫		૨-૧૮-૭૬	-	૨-૧૮-૭૬	૩-૩૮				
	૧૩-૭૨-૧૪	૦-૧૨-૧૫	૧૩-૫૯-૯૯	૧૯-૩૬		૧૩-૭૨-૧૪	૦-૧૨-૧૫	૧૩-૫૯-૯૯	૧૯-૩૬				



સેંટરપુર ગામમાંથી નવા માલવા ગામના રકબે કુમી કરવા અને માલવામાં ભેળવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.રે.ના રેકર્ડ આકારબંધ મુજબ						ગામ રેકર્ડની યાદી મુજબ			
સ.નં	એન	બરાબો	લાયક	આકાર	સ.નં	એન	બરાબો	લાયક /	આકાર
૧૧૦	૨-૩૦-૬૭	-	૨-૩૦-૬૭	૨-૮૭	૧૧૦	૨-૩૦-૬૭	-	૨-૩૦-૬૭	૨-૮૭
૧૧૧	૧-૮૧-૨૫	૦-૦૪-૦૫	૧-૮૭-૧૬	૨-૬૨	૧૧૧	૧-૮૧-૨૫	૦-૦૪-૦૫	૧-૮૭-૧૬	૨-૬૨
૧૧૨	૨-૫૪-૮૫	૦-૦૫-૦૬	૨-૪૮-૮૮	૪-૦૬	૧૧૨	૨-૫૪-૮૫	૦-૦૫-૦૬	૨-૪૮-૮૮	૪-૦૬
૧૧૩	૨-૪૩-૮૨	-	૨-૪૩-૮૨	૨-૮૧	૧૧૩	૨-૪૩-૮૨	-	૨-૪૩-૮૨	૨-૮૧
૧૧૪	૩-૧૩-૬૩	-	૩-૧૩-૬૩	૪-૩૭	૧૧૪ પૈકી	૨-૫૦-૮૦	-	૨-૫૦-૮૦	૩-૪૭
					૧૧૪ પૈકી	૦-૬૨-૭૩	-	૦-૬૨-૭૩	૦-૮૦
૧૧૫	૩-૧૩-૬૩	-	૩-૧૩-૬૩	૪-૩૭		૩-૧૩-૬૩	-	૩-૧૩-૬૩	૪-૩૭
૧૧૫	૨-૧૫-૪૮	૦-૦૪-૦૫	૨-૧૧-૪૪	૩-૨૫	૧૧૫	૨-૧૫-૪૮	૦-૦૪-૦૫	૨-૧૧-૪૪	૩-૨૫
૧૧૬	૧-૮૨-૧૧	૦-૦૪-૦૫	૧-૭૮-૦૬	૨-૧૮	૧૧૬	૧-૮૨-૧૧	૦-૦૪-૦૫	૧-૭૮-૦૬	૨-૧૮
૧૧૭	૧-૭૬-૦૪	-	૧-૭૬-૦૪	૧-૮૭	૧૧૭	૧-૭૬-૦૪	-	૧-૭૬-૦૪	૧-૮૭
૧૧૮	૩-૬૨-૨૦	-	૩-૬૨-૨૦	૫-૩૧	૧૧૮ પૈકી	૧-૮૧-૦૮	-	૧-૮૧-૦૮	૨-૬૫
					૧૧૮ પૈકી	૦-૮૦-૫૫	-	૦-૮૦-૫૫	૧-૩૩
					૧૧૮ પૈકી	૦-૮૦-૫૬	-	૦-૮૦-૫૬	૧-૩૩
૧૧૮	૩-૬૨-૨૦	-	૩-૬૨-૨૦	૫-૩૧		૩-૬૨-૨૦	-	૩-૬૨-૨૦	૫-૩૧
૧૧૮	૩-૬૨-૨૫	૦-૧૫-૧૮	૩-૪૭-૦૭	૪-૫૬	૧૧૮ પૈકી	૨-૧૮-૫૩	૦-૧૫-૧૮	૨-૦૩-૩૫	૨-૭૦
					૧૧૮ પૈકી	૧-૨૩-૪૮	-	૧-૨૩-૪૮	૧-૬૫
					૧૧૮ પૈકી	૦-૨૦-૨૩	-	૦-૨૦-૨૩	૦-૨૧
૧૨૦	૩-૬૨-૨૫	૦-૧૫-૧૮	૩-૪૭-૦૭	૪-૫૬		૩-૬૨-૨૫	૦-૧૫-૧૮	૩-૪૭-૦૭	૪-૫૬
૧૨૧	૦-૭૩-૮૫	૦-૦૫-૦૬	૦-૬૮-૭૮	૦-૮૪	૧૨૦	૦-૭૩-૮૫	૦-૦૫-૦૬	૦-૬૮-૭૮	૦-૮૪
૧૨૩	૧-૬૮-૮૫	૦-૦૫-૦૬	૧-૬૩-૮૮	૨-૫૬	૧૨૧	૧-૬૮-૮૫	૦-૦૫-૦૬	૧-૬૩-૮૮	૨-૫૬
૧૨૪	૧-૭૮-૦૬	૦-૦૨-૦૨	૧-૭૬-૦૪	૨-૮૭	૧૨૩	૧-૭૮-૦૬	૦-૦૨-૦૨	૧-૭૬-૦૪	૨-૮૭
	૧-૫૨-૭૭	૦-૦૧-૦૨	૧-૫૧-૭૬	૨-૪૪	૧૨૪ પૈકી	૦-૮૧-૮૫	૦-૦૧-૦૧	૦-૮૦-૮૪	૧-૨૪
	૩૧-૦૬-૦૪	૦-૪૫-૫૪	૩૦-૬૦-૫૦	૪૨-૭૨	૧૨૪ પૈકી	૦-૭૦-૮૨	-	૦-૭૦-૮૨	૧-૨૦
	૩૧-૦૬-૦૪	૦-૪૫-૫૪	૩૦-૬૦-૫૦	૪૨-૭૨		૩૧-૦૬-૦૪	૦-૪૫-૫૪	૩૦-૬૦-૫૦	૪૨-૭૨

સંદરપુર ગામમાંથી નવા માલવા ગામના રકબે કમી કરવા અને માલવામાં ભેળવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.રે.ના રેકર્ડ આકારબંધ મુજબ										ગામ રેકર્ડની યાદી મુજબ			
સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર				
૧૦૨/૧	૧-૨૮-૪૯	-	૧-૨૮-૪૯	૨-૦૬	૧૦૨/૧	૧-૩૧-૫૨	-	૧-૩૧-૫૨	૨-૧૩				
૧૦૨/૨	૧-૩૪-૫૬	-	૧-૩૪-૫૬	૨-૧૯	૧૦૨/૨	૧-૩૧-૫૨	-	૧-૩૧-૫૨	૨-૧૨				
૧૦૩	૨-૬૩-૦૫	-	૨-૬૩-૦૫	૪-૨૫	૧૦૩/૧	૨-૬૩-૦૫	-	૨-૬૩-૦૫	૪-૨૫				
	૨-૦૮-૪૨	-	૨-૦૮-૪૨	૩-૩૭		૧-૦૪-૨૧	-	૧-૦૪-૨૧	૧-૬૯				
૧૦૪/૧	૨-૦૮-૪૨	-	૨-૦૮-૪૨	૩-૩૭	૧૦૪/૧	૧-૦૪-૨૧	-	૧-૦૪-૨૧	૧-૬૮				
	૦-૫૦-૭૦	-	૦-૫૦-૭૦	૦-૯૭		૨-૦૮-૪૨	-	૨-૦૮-૪૨	૩-૩૭				
૧૦૪/૨	૦-૫૯-૬૯	-	૦-૫૯-૬૯	૦-૯૭	૧૦૪/૨	૦-૫૦-૭૦	-	૦-૫૦-૭૦	૦-૯૭				
૧૦૫/૧	૦-૭૨-૮૪	-	૦-૭૨-૮૪	૧-૧૯	૧૦૫/૧	૦-૫૯-૬૯	-	૦-૫૯-૬૯	૦-૯૭				
૧૦૫/૨	૦-૮૨-૯૬	-	૦-૮૨-૯૬	૧-૩૧	૧૦૫/૨	૦-૭૭-૯૦	-	૦-૭૭-૯૦	૧-૨૫				
૧૦૬	૧-૫૫-૮૦	-	૧-૫૫-૮૦	૨-૫૦		૦-૭૭-૯૦	-	૦-૭૭-૯૦	૧-૨૫				
	૪-૫૧-૨૩	૦-૦૨-૦૨	૪-૪૯-૨૧	૭-૬૨	૧-૫૫-૮૦	-	૧-૫૫-૮૦	૨-૫૦					
૧૦૭/૧	૦-૮૦-૮૪	૦-૦૩-૦૪	૦-૭૭-૮૦	૧-૧૩	૧૦૬	૪-૫૧-૨૩	૦-૦૨-૦૨	૪-૪૯-૨૧	૭-૬૨				
૧૦૭/૨	૦-૮૦-૮૪	૦-૦૩-૦૪	૦-૭૭-૮૦	૧-૧૨	૧૦૭/૧	૦-૪૮-૬૧	-	૦-૪૮-૬૧	૦-૭૧				
૧૦૭/૩	૧-૪૩-૬૬	૦-૦૮-૧૦	૧-૩૪-૫૬	૨-૦૦	૧૦૭/૧	૦-૪૮-૬૧	-	૦-૪૮-૬૧	૦-૭૧				
	૩-૦૫-૫૪	૦-૧૫-૧૮	૨-૮૦-૩૬	૪-૨૫	૧૦૭/૨	૦-૪૭-૫૫	-	૦-૪૭-૫૫	૦-૬૮				
					૧-૧૨-૩૧	૦-૧૫-૧૮	૦-૬૭-૧૩	૧-૪૪					
૧૦૮	૧-૭૦-૮૮	-	૧-૭૦-૮૮	૨-૩૭	૧૦૭/૨	૦-૪૮-૪૬	-	૦-૪૮-૪૬	૦-૬૮				
૧૦૮/૧	૦-૭૭-૮૦	-	૦-૭૭-૮૦	૧-૨૫	૩-૦૫-૫૪	૦-૪૮-૪૬	-	૦-૪૮-૪૬	૦-૬૮				
૧૦૮/૨	૦-૭૩-૮૬	-	૦-૭૩-૮૬	૧-૧૯	૧૦૮	૧-૭૦-૮૮	-	૧-૭૦-૮૮	૨-૩૭				
૧૦૮/૩	૦-૭૫-૮૮	-	૦-૭૫-૮૮	૧-૨૫	૧૦૮/૧	૦-૭૭-૮૦	-	૦-૭૭-૮૦	૧-૨૮				
૧૦૮/૪	૦-૭૮-૮૩	-	૦-૭૮-૮૩	૧-૩૧	૧૦૮/૨	૦-૭૭-૮૦	-	૦-૭૭-૮૦	૧-૨૮				
૧૦૮/૫	૦-૮૩-૮૭	-	૦-૮૩-૮૭	૧-૩૭									
૩					૧૦૮/૩	૦-૭૭-૮૦	-	૦-૭૭-૮૦	૧-૨૭				
					૧૦૮/૪	૦-૪૦-૪૭	-	૦-૪૦-૪૭	૦-૬૭				
					૧૦૮/૪	૦-૩૭-૪૪	-	૦-૩૭-૪૪	૦-૬૦				
૩-૮૧-૫૪	-		૩-૮૧-૫૪	૫-૧૨	૧૦૮/૫	૦-૭૮-૮૩	-	૦-૭૮-૮૩	૧-૨૭				
૨૦-૬૬-૮૫	૦-૧૭-૨૦	-	૨૦-૪૯-૭૫	૩૧-૪૨		૩-૮૧-૫૪	-	૩-૮૧-૫૪	૫-૧૨				
						૨૦-૬૬-૮૫	૦-૧૭-૨૦	૨૦-૪૯-૭૫	૩૧-૪૨				

સંદરપુર ગામમાંથી નવા માઢવા ગામના રકબે કમી કરવા અને માઢવામાં ભેળવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.ર.ના રેકર્ડ આકારબંધ મુજબ										ગામ રેકર્ડની યાદી મુજબ			
સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર				
૯૩/૧	૧-૧૬-૨૨	-	૧-૧૬-૨૨	૧-૯૧	૯૩/૧ ચૈકી	૧-૧૨-૨૧	૦-૦૨-૭૨	૧-૧૦-૪૯	૧-૮૦				
૯૩/૨	૧-૦૬-૪૭	૦-૦૨-૭૨	૧-૦૩-૭૫	૧-૬૯	૯૩/૨ ચૈકી	૧-૧૦-૪૮	-	૧-૧૦-૪૮	૧-૮૦				
૯૪/૧	૧-૯૩-૨૪	૦-૦૪-૦૫	૧-૮૯-૧૯	૨-૬૨	૯૪ ચૈકી	૧-૮૬-૧૬	૦-૦૪-૦૫	૧-૮૨-૧૧	૨-૫૩				
૯૪/૨	૧-૭૫-૦૩	-	૧-૭૫-૦૩	૨-૪૪	૯૪ ચૈકી	૧-૮૨-૧૧	-	૧-૮૨-૧૧	૨-૫૩				
૯૫	૧-૨૦-૪૦	-	૧-૨૦-૪૦	૧-૫૦	૯૫	૧-૨૦-૩૯	-	૧-૨૦-૩૯	૧-૫૦				
૯૬/૧	૦-૯૧-૦૬	-	૦-૯૧-૦૬	૧-૫૦	૯૬/૧	૦-૯૧-૦૬	-	૦-૯૧-૦૬	૧-૫૦				
૯૬/૨	૦-૬૬-૭૭	-	૦-૬૬-૭૭	૧-૦૬	૯૬/૨	૦-૬૬-૭૭	-	૦-૬૬-૭૭	૧-૦૬				
૯૭/૧	૦-૭૦-૮૨	૦-૦૨-૦૨	૦-૬૮-૮૦	૧-૧૩	૯૭/૧	૧-૪૦-૬૩	૦-૦૩-૦૪	૧-૩૭-૫૯	૨-૨૨				
૯૭/૨	૦-૭૬-૮૯	૦-૦૧-૦૧	૦-૭૫-૮૮	૧-૨૫	૯૭/૨	૧-૩૬-૫૮	-	૧-૩૬-૫૮	૨-૨૨				
૯૭/૪	૦-૬૫-૭૬	-	૦-૬૫-૭૬	૧-૦૬									
૯૭/૩	૦-૬૩-૭૪	-	૦-૬૩-૭૪	૧-૮૦									
	૨-૭૭-૨૧	૦-૦૩-૦૪	૨-૭૪-૧૭			૨-૭૭-૨૧	૦-૦૩-૦૪	૨-૭૪-૧૭					
૯૮	૨-૨૮-૬૫	૦-૦૨-૦૨	૨-૨૬-૬૩	૩-૬૯	૯૮ ચૈકી	૦-૭૨-૮૪	-	૦-૭૨-૮૪	૦-૮૦				
					૯૮ ચૈકી	૦-૮૦-૮૪	-	૦-૮૦-૮૪	૨-૦૪				
					૯૮ ચૈકી	૦-૭૪-૮૭	૦-૦૨-૦૨	૦-૭૨-૮૫	૦-૮૫				
૨-૨૮-૬૫	૦-૦૨-૦૨		૨-૨૬-૬૩	૩-૬૯		૨-૨૮-૬૫	૦-૦૨-૦૨	૨-૨૬-૬૩	૩-૬૯				
૦-૯૨-૦૭	-		૦-૯૨-૦૭	૧-૫૦	૯૯/૧	૦-૯૨-૦૭	-	૦-૯૨-૦૭	૧-૫૦				
૦-૫૬-૬૬	-		૦-૫૬-૬૬	૦-૯૪	૯૯/૨	૦-૫૬-૬૬	-	૦-૫૬-૬૬	૦-૯૪				
૦-૮૩-૯૭	-		૦-૮૩-૯૭	૧-૩૭	૧૦૦	૦-૮૩-૯૭	-	૦-૮૩-૯૭	૧-૩૭				
૦-૭૦-૮૨	-		૦-૭૦-૮૨	૧-૧૩	૧૦૦/૧	૦-૭૦-૮૨	-	૦-૭૦-૮૨	૧-૨૨				
૦-૭૮-૮૧	-		૦-૭૮-૮૧	૧-૩૧	૧૦૧/૨	૦-૭૮-૮૧	-	૦-૭૮-૮૧	૧-૨૨				
૧-૪૯-૭૩	-		૧-૪૯-૭૩	૨-૪૪		૧-૪૯-૭૩	-	૧-૪૯-૭૩	૨-૪૪				
૧૭-૫૭-૪૮	૦-૧૧-૮૩		૧૭-૪૫-૬૫	૨૩-૪૧		૧૭-૫૭-૪૮	૦-૧૧-૮૩	૧૭-૪૫-૬૫	૨૨-૪૧				

સુદરપુર ગામમાંથી નવા માલવા ગામના રૂબે કમી કરવા અને માલવામાં ભેળવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.રે.ના રેકર્ડ આકારબંધ મુજબ										ગામ રેકર્ડની યાદી મુજબ			
સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	આકાર
૮૧	૨-૩૫-૭૩	૦-૦૩-૦૪	૨-૩૨-૫૯	૩-૦૬	૮૧ પૈકી	૦-૭૩-૮૬	૦-૦૩-૦૪	૦-૭૦-૮૨	૧-૦૦	૮૧ પૈકી	૦-૭૦-૮૨	૦-૭૦-૮૨	૧-૦૦
					૮૧ પૈકી	૦-૭૦-૮૨	-	૦-૭૦-૮૨	૧-૦૦	૮૧ પૈકી	૦-૭૦-૮૨	૦-૭૦-૮૨	૧-૦૦
					૮૧ પૈકી	૦-૭૦-૮૨	-	૦-૭૦-૮૨	૧-૦૦	૮૧ પૈકી	૦-૭૦-૮૨	૦-૭૦-૮૨	૧-૦૦
૮૨	૨-૩૫-૭૩	૦-૦૩-૦૪	૨-૩૨-૫૯	૩-૦૬	૮૨	૨-૩૫-૭૩	૦-૦૩-૦૪	૨-૩૨-૫૯	૩-૦૬	૮૨	૨-૩૫-૭૩	૦-૦૩-૦૪	૩-૦૬
૮૩	૨-૩૫-૭૩	૦-૦૩-૦૪	૨-૩૨-૫૯	૩-૨૫	૮૩	૨-૩૫-૭૩	૦-૦૩-૦૪	૨-૩૨-૫૯	૩-૨૫	૮૩	૨-૩૫-૭૩	૦-૦૩-૦૪	૩-૨૫
૮૪	૨-૩૫-૭૫	૦-૧૫-૧૮	૨-૨૧-૫૭	૩-૦૬	૮૪	૨-૩૫-૭૫	૦-૧૫-૧૮	૨-૨૧-૫૭	૩-૦૬	૮૪	૨-૩૫-૭૫	૦-૧૫-૧૮	૩-૨૫
૮૫	૦-૮૧-૮૫	-	૦-૮૧-૮૫	૦-૫૬	૮૫	૦-૮૧-૮૫	-	૦-૮૧-૮૫	૦-૫૬	૮૫	૦-૮૧-૮૫	-	૦-૫૬
૮૬	૧-૩૩-૫૫	૦-૦૨-૦૨	૧-૩૧-૫૩	૧-૮૧	૮૬	૧-૩૩-૫૫	૦-૦૨-૦૨	૧-૩૧-૫૩	૧-૮૧	૮૬	૧-૩૩-૫૫	૦-૦૨-૦૨	૧-૮૧
૮૭	૦-૭૫-૮૮	૦-૭૫-૮૮	-	-	૮૭	૦-૭૫-૮૮	૦-૭૫-૮૮	-	-	૮૭	૦-૭૫-૮૮	૦-૭૫-૮૮	-
૮૮	૧-૫૦-૮૬	૦-૦૩-૦૪	૧-૫૭-૮૨	૧-૮૧	૮૮	૧-૫૦-૮૬	૦-૦૩-૦૪	૧-૫૭-૮૨	૧-૮૧	૮૮	૧-૫૦-૮૬	૦-૦૩-૦૪	૧-૮૧
૮૯	૧-૮૭-૨૯	૦-૦૩-૦૪	૧-૮૪-૨૫	૧-૮૪	૮૯ પૈકી	૧-૮૭-૨૯	૦-૦૩-૦૪	૧-૮૪-૨૫	૧-૮૪	૮૯ પૈકી	૧-૮૭-૨૯	૦-૦૩-૦૪	૧-૮૪
૯૦	૧-૮૭-૨૯	૦-૦૩-૦૪	૧-૮૪-૨૫	૧-૮૪	૯૦ પૈકી	૧-૮૭-૨૯	૦-૦૩-૦૪	૧-૮૪-૨૫	૧-૮૪	૯૦ પૈકી	૧-૮૭-૨૯	૦-૦૩-૦૪	૧-૮૪
૯૧	૨-૦૪-૩૭	૦-૦૩-૦૪	૨-૦૧-૩૩	૨-૮૧	૯૧	૨-૦૪-૩૭	૦-૦૩-૦૪	૨-૦૧-૩૩	૨-૮૧	૯૧	૨-૦૪-૩૭	૦-૦૩-૦૪	૨-૮૧
	૨-૨૦-૫૫	૦-૦૪-૦૫	૨-૧૬-૫૦	૨-૮૧	૯૧ પૈકી	૧-૧૨-૩૧	૦-૦૪-૦૫	૧-૦૮-૨૬	૧-૪૦	૯૧ પૈકી	૧-૧૨-૩૧	૦-૦૪-૦૫	૧-૪૦
	૨-૨૦-૫૫	૦-૦૪-૦૫	૨-૧૬-૫૦	૨-૮૧	૯૧ પૈકી	૧-૧૨-૩૧	૦-૦૪-૦૫	૧-૦૮-૨૬	૧-૪૦	૯૧ પૈકી	૧-૧૨-૩૧	૦-૦૪-૦૫	૧-૪૦
૯૨	૨-૫૩-૮૪	૦-૦૪-૦૫	૨-૪૯-૮૯	૪-૦૬	૯૨ પૈકી	૨-૨૦-૫૫	૦-૦૪-૦૫	૨-૧૬-૫૦	૨-૮૧	૯૨ પૈકી	૨-૨૦-૫૫	૦-૦૪-૦૫	૨-૮૧
					૯૨ પૈકી	૧-૭૦-૫૪	૦-૦૪-૦૫	૧-૫૬-૫૯	૨-૭૦	૯૨ પૈકી	૧-૭૦-૫૪	૦-૦૪-૦૫	૨-૭૦
					૯૨ પૈકી	૦-૮૩-૩૦	-	૦-૮૩-૩૦	૧-૩૬	૯૨ પૈકી	૦-૮૩-૩૦	-	૧-૩૬
	૨-૫૩-૮૪	૦-૦૪-૦૫	૨-૪૯-૮૯	૪-૦૬		૨-૫૩-૮૪	૦-૦૪-૦૫	૨-૪૯-૮૯	૪-૦૬		૨-૫૩-૮૪	૦-૦૪-૦૫	૪-૦૬
૨૨-૪૧-૮૮		૧-૧૮-૪૨	૨૧-૨૨-૫૬	૨૭-૮૮		૨૨-૪૧-૮૮	૧-૧૮-૪૨	૨૧-૨૨-૫૬	૨૭-૮૮		૨૨-૪૧-૮૮	૧-૧૮-૪૨	૨૭-૮૮

સુંદરપુર ગામમાંથી નવા માલવા ગામના રકબે કમી કરવા અને માલવામાં ભેળવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.રે.ના રેકર્ડ આકારબંધ મુજબ					ગામ રેકર્ડની યાદી મુજબ				
સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર
૧૨૨/૧	૦-૫૩-૬૨	૦-૦૨-૦૨	૦-૫૧-૬૦	૦-૭૮	૧૨૨/૧	૧-૪૦-૬૩	૦-૦૩-૦૪	૧-૩૭-૫૮	૨-૧૩
૧૨૨/૨	૦-૪૦-૪૭	૦-૦૧-૦૧	૦-૩૮-૪૬	૦-૬૨	૧૨૨/૨	૧-૨૬-૪૭	-	૧-૨૬-૪૭	૧-૮૬
૧૨૨/૩	૦-૮૬-૧૨	-	૦-૮૬-૧૨	૧-૭૫					
૧૨૨/૪	૦-૭૬-૮૮	-	૦-૭૬-૮૮	૦-૬૩					
	૨-૬૭-૧૦	૦-૦૩-૦૪	૨-૬૪-૦૬	૩-૭૮					
૧૨૫/૨	૦-૬૫-૭૬	૦-૦૪-૦૫	૦-૬૧-૭૧	૦-૮૧	૧૨૫/૨	૨-૬૭-૧૦	૦-૦૩-૦૪	૨-૬૪-૦૬	૩-૭૮
૧૨૫/૩	૦-૮૮-૧૪	-	૦-૮૮-૧૪	૧-૭૫	૧૨૫/૩	૦-૬૫-૭૬	૦-૦૪-૦૫	૦-૬૧-૭૧	૦-૮૧
૧૨૫/૪	૦-૭૫-૮૮	-	૦-૭૫-૮૮	૦-૬૨	૧૨૫/૪	૦-૮૮-૧૪	-	૦-૮૮-૧૪	૧-૭૫
	૦-૩૨-૩૭	-	૦-૩૨-૩૭	૦-૬૨		૦-૭૫-૮૮	-	૦-૭૫-૮૮	૦-૬૨
૧૨૬	૧-૮૦-૨૦	-	૧-૮૦-૨૦	૨-૫૦	૧૨૫/૫	૦-૩૨-૩૭	-	૦-૩૨-૩૭	૦-૬૨
	૧-૮૦-૨૦	-	૧-૮૦-૨૦	૨-૫૦	૧૨૬	૧-૬૩-૮૦	-	૧-૬૩-૮૦	૨-૩૭
૧૨૭	૨-૩૫-૭૩	૦-૦૪-૦૫	૨-૩૧-૬૮	૩-૧૮	૧૨૬	૦-૨૬-૩૦	-	૦-૨૬-૩૦	૦-૧૩
૧૨૮	૧-૩૭-૫૮	-	૧-૩૭-૫૮	૨-૧૨		૧-૮૦-૨૦	-	૧-૮૦-૨૦	૨-૫૦
	૧-૩૭-૫૮	-	૧-૩૭-૫૮	૨-૧૨	૧૨૭	૨-૩૫-૭૩	૦-૦૪-૦૫	૨-૩૧-૬૮	૩-૧૮
૧૨૯	૧-૨૨-૪૨	૦-૧૦-૧૨	૧-૧૨-૩૦	૧-૫૦	૧૨૮	૦-૫૬-૬૫	-	૦-૫૬-૬૫	૧-૨૬
૧૩૦	૧-૪૦-૬૩	૦-૦૮-૦૮	૧-૩૨-૫૪	૧-૩૧	૧૨૮	૦-૮૦-૮૪	-	૦-૮૦-૮૪	૧-૨૬
૧૩૧	૧-૨૮-૪૮	૦-૧૨-૧૪	૧-૧૬-૩૫	૦-૭૨		૧-૩૭-૫૮	-	૧-૩૭-૫૮	૨-૧૨
૧૩૨	૦-૮૮-૦૩	૦-૧૦-૧૨	૦-૭૮-૮૧	૦-૭૮	૧૩૦	૧-૪૦-૬૩	૦-૦૮-૦૮	૧-૩૨-૫૪	૧-૫૦
૧૩૩	૧-૮૮-૩૦	૦-૧૫-૧૮	૧-૮૩-૧૨	૨-૩૭	૧૩૧	૧-૨૮-૪૮	૦-૧૨-૧૪	૧-૧૬-૩૫	૦-૭૨
					૧૩૨	૦-૮૮-૦૩	૦-૧૦-૧૨	૦-૭૮-૮૧	૦-૭૮
					૧૩૩	૧-૦૭-૨૫	૦-૧૫-૧૮	૦-૮૨-૦૭	૧-૧૮
						૦-૮૧-૦૫	-	૦-૮૧-૦૫	૧-૧૮
						૧-૮૮-૩૦	૦-૧૫-૧૮	૧-૮૩-૧૨	૨-૩૭
						૧૭-૮૧-૬૪	૦-૫૬-૭૮	૧૭-૮૧-૬૪	૨૨-૧૭

સંદર્ભ ગામમાંથી નવા માલવા ગામના રકબે કમી કરવા અને માલવામાં ભેજવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.રે.ના રેકર્ડ આકારબંધ મુજબ										ગામ રેકર્ડની યાદી મુજબ									
સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર					
૧૩૪	૨-૩૦-૬૭	૦-૧૫-૧૮	૨-૧૫-૪૯	૨-૧૯	૧૩૪	૨-૩૦-૬૭	૦-૧૫-૧૮	૨-૧૫-૪૯	૨-૧૯	૧૩૪	૨-૩૦-૬૭	૦-૧૫-૧૮	૨-૧૫-૪૯	૨-૧૯					
૧૩૫	૨-૨૭-૬૪	-	૨-૨૭-૬૪	૨-૧૨	૧૩૫	૨-૨૭-૬૪	-	૨-૨૭-૬૪	૨-૧૨	૧૩૫	૨-૨૭-૬૪	-	૨-૨૭-૬૪	૨-૧૨					
૧૩૬	૨-૪૧-૧૪	-	૨-૪૧-૧૪	૩-૧૫	૧૩૬	૨-૪૧-૧૪	-	૨-૪૧-૧૪	૩-૧૫	૧૩૬	૨-૪૧-૧૪	-	૨-૪૧-૧૪	૩-૧૫					
૧૩૭	૧-૫૫-૮૦	૦-૦૫-૦૬	૧-૫૦-૭૫	૨-૧૨	૧૩૭	૧-૫૫-૮૦	૦-૦૫-૦૬	૧-૫૦-૭૫	૨-૧૨	૧૩૭	૧-૫૫-૮૦	૦-૦૫-૦૬	૧-૫૦-૭૫	૨-૧૨					
૧૩૮	૨-૦૨-૩૪	૦-૦૪-૦૫	૧-૯૮-૨૯	૨-૬૨	૧૩૮	૨-૦૨-૩૪	૦-૦૪-૦૫	૧-૯૮-૨૯	૨-૬૨	૧૩૮	૨-૦૨-૩૪	૦-૦૪-૦૫	૧-૯૮-૨૯	૨-૬૨					
૧૩૯	૨-૦૬-૩૯	-	૨-૦૬-૩૯	૨-૫૬	૧૩૯	૨-૦૬-૩૯	-	૨-૦૬-૩૯	૨-૫૬	૧૩૯	૨-૦૬-૩૯	-	૨-૦૬-૩૯	૨-૫૬					
૧૪૦	૨-૭૦-૧૩	૦-૧૫-૧૮	૨-૫૪-૯૫	૨-૫૬	૧૪૦	૨-૭૦-૧૩	૦-૧૫-૧૮	૨-૫૪-૯૫	૨-૫૬	૧૪૦	૨-૭૦-૧૩	૦-૧૫-૧૮	૨-૫૪-૯૫	૨-૫૬					
૮૦	૧-૩૦-૫૧	-	૧-૩૦-૫૧	૧-૬૯	૮૦	૧-૩૦-૫૧	-	૧-૩૦-૫૧	૧-૬૯	૮૦	૧-૩૦-૫૧	-	૧-૩૦-૫૧	૧-૬૯					
૭૧	૧-૨૭-૫૦	-	૧-૨૯-૫૦	૧-૧૯	૭૧	૧-૨૭-૫૦	-	૧-૨૯-૫૦	૧-૧૯	૭૧	૧-૨૭-૫૦	-	૧-૨૯-૫૦	૧-૧૯					
૭૨	૦-૪૫-૫૩	-	૦-૪૫-૫૩	૦-૩૪	૭૨	૦-૪૫-૫૩	-	૦-૪૫-૫૩	૦-૩૪	૭૨	૦-૪૫-૫૩	-	૦-૪૫-૫૩	૦-૩૪					
૭૮	૧-૨૩-૪૩	૧-૨૩-૪૩	-	-	૭૮	૧-૨૩-૪૩	૧-૨૩-૪૩	-	-	૭૮	૧-૨૩-૪૩	૧-૨૩-૪૩	-	-					
૪૯	૩-૭૯-૩૯	-	૩-૭૯-૩૯	૫-૫૬	૪૯	૩-૭૯-૩૯	-	૩-૭૯-૩૯	૫-૫૬	૪૯	૩-૭૯-૩૯	-	૩-૭૯-૩૯	૫-૫૬					
૫૨	૩-૦૪-૫૩	-	૩-૦૪-૫૩	૫-૧૯	૫૨	૩-૦૪-૫૩	-	૩-૦૪-૫૩	૫-૧૯	૫૨	૩-૦૪-૫૩	-	૩-૦૪-૫૩	૫-૧૯					
૧૨૫/૧	૧-૪૧-૬૪	૧-૪૧-૬૪	-	-	૧૨૫/૧	૧-૪૧-૬૪	૧-૪૧-૬૪	-	-	૧૨૫/૧	૧-૪૧-૬૪	૧-૪૧-૬૪	-	-					
૧	૨૭-૮૮-૬૪	૩-૦૪-૫૪	૨૪-૮૪-૧૦	૩૧-૨૯	૧	૨૭-૮૮-૬૪	૩-૦૪-૫૪	૨૪-૮૪-૧૦	૩૧-૨૯	૧	૨૭-૮૮-૬૪	૩-૦૪-૫૪	૨૪-૮૪-૧૦	૩૧-૨૯					
૨	૩૩-૦૩-૧૯	૦-૮૮-૦૪	૩૨-૧૪-૧૫	૪૬-૨૯	૨	૩૩-૦૩-૧૯	૦-૮૮-૦૪	૩૨-૧૪-૧૫	૪૬-૨૯	૨	૩૩-૦૩-૧૯	૦-૮૮-૦૪	૩૨-૧૪-૧૫	૪૬-૨૯					
૩	૧૩-૭૨-૧૪	૦-૧૨-૧૫	૧૩-૫૯-૯૯	૧૯-૩૬	૩	૧૩-૭૨-૧૪	૦-૧૨-૧૫	૧૩-૫૯-૯૯	૧૯-૩૬	૩	૧૩-૭૨-૧૪	૦-૧૨-૧૫	૧૩-૫૯-૯૯	૧૯-૩૬					
૪	૨૨-૪૧-૯૮	૧-૧૯-૪૨	૨૧-૨૨-૫૬	૨૭-૮૮	૪	૨૨-૪૧-૯૮	૧-૧૯-૪૨	૨૧-૨૨-૫૬	૨૭-૮૮	૪	૨૨-૪૧-૯૮	૧-૧૯-૪૨	૨૧-૨૨-૫૬	૨૭-૮૮					
૫	૧૭-૫૭-૪૮	૦-૧૧-૮૩	૧૭-૪૫-૬૫	૨૩-૪૧	૫	૧૭-૫૭-૪૮	૦-૧૧-૮૩	૧૭-૪૫-૬૫	૨૩-૪૧	૫	૧૭-૫૭-૪૮	૦-૧૧-૮૩	૧૭-૪૫-૬૫	૨૩-૪૧					
૬	૨૦-૬૬-૯૫	૦-૧૭-૨૦	૨૦-૪૮-૭૫	૩૧-૪૨	૬	૨૦-૬૬-૯૫	૦-૧૭-૨૦	૨૦-૪૮-૭૫	૩૧-૪૨	૬	૨૦-૬૬-૯૫	૦-૧૭-૨૦	૨૦-૪૮-૭૫	૩૧-૪૨					
૭	૩૧-૦૬-૦૪	૦-૪૫-૫૪	૩૦-૬૦-૫૦	૪૨-૭૨	૭	૩૧-૦૬-૦૪	૦-૪૫-૫૪	૩૦-૬૦-૫૦	૪૨-૭૨	૭	૩૧-૦૬-૦૪	૦-૪૫-૫૪	૩૦-૬૦-૫૦	૪૨-૭૨					
૮	૧૭-૮૧-૬૪	૦-૬૬-૭૯	૧૭-૧૪-૮૫	૨૨-૧૭	૮	૧૭-૮૧-૬૪	૦-૬૬-૭૯	૧૭-૧૪-૮૫	૨૨-૧૭	૮	૧૭-૮૧-૬૪	૦-૬૬-૭૯	૧૭-૧૪-૮૫	૨૨-૧૭					
૧૮૪-૧૮-૦૬	૧૮૪-૧૮-૦૬	૬-૬૬-૫૧	૧૭૭-૫૧-૫૫	૨૪૩-૮૩	૧૮૪-૧૮-૦૬	૧૮૪-૧૮-૦૬	૬-૬૬-૫૧	૧૭૭-૫૧-૫૫	૨૪૩-૮૩	૧૮૪-૧૮-૦૬	૧૮૪-૧૮-૦૬	૬-૬૬-૫૧	૧૭૭-૫૧-૫૫	૨૪૩-૮૩					



સુંદરપુર ગામમાંથી નવા માઢવા ગામના રકબે કમી કરવા અને માઢવામાં ભેળવવાના સર્વે નંબરોની યાદી.

ડી.ઈ.લે.રે.ના રેકર્ડ આકારબંધ મુજબ					ગામ રેકર્ડની યાદી મુજબ				
સ.નં	એન	ખરાબો	લાયક	આકાર	સ.નં	એન	ખરાબો	લાયક	આકાર
				તારીજ					
ખાનગી માલિકી તથા ગામતળ બીન ખેતીની કુલ જમીન	૧૮૪-૧૮-૦૬	૬-૬૬-૫૧	૧૭૭-૫૧-૫૫	૨૪૩-૮૩	એન	ખરાબો	લાયક		
રોડ તથા કેનાલમાં ગયેલ જમીન	૫-૦૧-૮૬	૫-૦૧-૮૬	-	-	૧૮૪-૧૮-૦૬	૬-૬૬-૫૧	૧૭૭-૫૧-૫૫	૨૪૩-૮૩	
વાંધા/કોતર નું કુલ ખેડા ફળ	૩૧-૪૪-૪૫	૩૧-૪૪-૪૫	-	-	૫-૦૧-૮૬	૫-૦૧-૮૬	-	-	
કુલ	૨૨૦-૬૪-૩૭	૪૩-૧૨-૮૨	૧૭૭-૫૧-૫૫	૨૪૩-૮૩	૩૧-૪૪-૪૫	૩૧-૪૪-૪૫	-	-	
(૧)	સુંદરપુર ગામનો	મુળ રકબો :-			૨૨૦-૬૪-૩૭	૪૩-૧૨-૮૨	૧૭૭-૫૧-૫૫	૨૪૩-૮૩	
	માઢવા ગામમાં	જતો રકબો :-							
	બાકી રહેતો સુંદરપુર	ગામનો રકબો :-			૫૨૬-૩૧-૬૫			૬૭૯-૫૬	
(૨)	માઢવા ગામનો કુલ	રકબો :-			૨૨૦-૬૪-૩૭			૨૪૩-૮૩	
	નવા માઢવા ગામનો	ઉમેરાતો રકબો :-			૩૦૫-૬૭-૨૮			૪૩૫-૭૩	
	માઢવા ગામનો કુલ	થતો રકબો :-			૨૧૦-૭૨-૮૮			૧૭૫-૧૬	
					૨૨૦-૬૪-૩૭			૨૪૩-૮૩	
					૪૩૧-૩૭-૩૫			૪૧૮-૮૮	





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, JULY 24, 2002/SRAVANA 2, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 24th July, 2002.

#### Gujarat Housing Board Act, 1961

NO.GH/V/ 98 of 2002/HBA/1095/1456/TH: In exercise of the powers conferred by sub-section (1) of section 5 read with section 8 of the Gujarat Housing Board Act, 1961 (Guj.XXVIII of 1961) Government of Gujarat hereby appoints **Shri B.K.Sinha**, Principal Secretary to Government, Urban Development and Urban Housing Department, sachivalya, Gandhinagar in place of **Smt. Sudha Anchlia** as Chairman of the Gujarat Housing Board on and from 24<sup>th</sup> July, 2002 until further orders of the Government.

By order and in the name of the Governor of Gujarat,

G. J. PATEL

Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JULY 24, 2002/SRAVANA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24th July, 2002

#### BOMBAY CIVIL COURTS ACT, 1869.

No. : GK/24/2002/CCA/1087/MUMAK/85/D — In exercise of the powers conferred by sections 21, 22-A and 23 of the Bombay Civil Courts Act, 1869 (XIV of 1869) and in supersession of all the previous notifications issued in relation to the Court of the Civil Judge (Junior Division), Bardoli, the Government of Gujarat hereby directs that with effect on and from 1st August, 2002.

1. the Court of Civil Judge (Junior Division), Bardoli shall be abolished;
2. there shall be a new Civil Court at Bardoli subordinate to the District Court, Surat;
3. the said new Court shall be presided over by a Civil Judge (Senior Division) who shall hold his Court at Bardoli ;
4. the local limits of the ordinary jurisdiction of the said Civil Judge (Senior Division), Bardoli, shall consist of Bardoli, Mandvi, Vyara and Nizar talukas of the revenue District of Surat.

By order and in the name of the Governor of Gujarat,

**V. M. NAYAK,**  
Deputy Secretary to Government.

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JULY 24, 2002/SRAVANA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, દટ્ટી જુલાઈ, ૨૦૦૨.

ક્રમાંક:ટીપીવી-૧૦૨૦૦૨/૨૧૮૫/વ. - ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિ અધિનિયમ-૨૭ જેનો આમાં હવે ઉક્ત અધિનિયમ તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગના તા.૧૧-૪-૨૦૦૨ ના જાહેરનામા ક્રમાંક:જીએચ/વી/૨૦૦૨ નો ૪૧/ટીપીએસ/૨૫૨૦૦૧/૪૪૪૬/લ થી મંજૂર કરેલ છે. પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના, નં.-૨ (દશેરા ટેકરી વિસ્તાર) પ્રથમ ફેરફારને અંતિમ કરવા જુની. નગર નિયોજકશ્રી, વલસાડ શાખા, વલસાડની નગર રચના અધિકારી તરીકે નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ.એન.દવે,  
સરકારના ઉપ સચિવ.

## શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

## જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી જુલાઈ, ૨૦૦૨.

ક્રમાંક:ટીપીવી-૧૦૨૦૦૨/૨૮૦૧/વ. - ગુજરાત નગર રચના અને શહેરી વિકાસ અધિનિયમ, ૧૯૭૬ (સને ૧૯૭૬નો રાષ્ટ્રપતિ અધિનિયમ-૨૭ જેનો આમાં હવે ઉક્ત અધિનિયમ તરીકે ઉલ્લેખ કરેલ છે) ની કલમ-૫૦ ની પેટા કલમ-૧ હેઠળના પરંતુક અન્વયે પ્રાપ્ત થતી સત્તાની રૂએ શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગના તા.૧૧-૪-૨૦૦૨ ના જાહેરનામા ક્રમાંક:જીએચ/વી/૨૦૦૨ નો ૪૨/ટીપીએસ/૪૨૦૦૧/૫૦૪૩/લ થી મંજૂર કરેલ છે. પ્રસ્તુત મુસદ્દારૂપ નગર રચના યોજના નં.-૧૨ (અડાજણ) સેકન્ડ વેરીડને અંતિમ કરવા નગર રચના અધિકારી નગર રચના યોજના સુરતની નગર રચના અધિકારી તરીકે નિમણૂક કરવામાં આવે છે.

ગુજરાતનાં રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. એન. દવે,

સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते.

# The Gujarat Government Gazette

EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, JULY 25, 2002/SRAVANA 3, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts

### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 25th July, 2002.

#### THE GUJARAT SALES TAX, 1969.

No.(GHN-19) GST-2002-(S.49)(362)/TH. - WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No.(GHN-14)/GST-1092 (S.49)/(251)/TH dated the 1st April 1992 as follows, namely :-

In the Schedule appended to the said notification, for the entry at serial No.145, the following entry shall be substituted, namely :-

1	2	3	4
"145	Sales of Naphtha to Certified Independent Power Project (IPP) for use in generation of electricity for supply to Gujarat Electricity Board (GEB).	Whole of sales tax.	(1) Certified IPP shall furnish to the selling dealer a certificate in the Form 52 appended hereto declaring, <i>inter-alia</i> , that Naphtha is required for use in generation of electricity to be supplied to GEB and that the benefit of exemption from sales tax shall be passed on to GEB in the form of corresponding reduction in the price of electricity payable by GEB;  (2) Certified IPP shall use Naphtha for generation of electricity for supply to GEB;  (3) This notification shall remain in force from the date of its publication in the Official Gazette till 30th September, 2002.
	<u>Explanation</u> : For the purpose of this entry, the Certified IPP means an Independent Power Project Company, which is approved by the Gujarat Electricity Board for the purpose of purchase of Naphtha on the basis of tax exemption under this entry.		

## FORM 52

Certified to be furnished by the Certified Independent Power Project Company for purchase of Naphtha for use in generation of electricity to be supplied to GEB.

(See entry at Sr.No.145, inserted by Government Notification, Finance Department No.(GHN-19) GST-2002-(S.49)(362)/TH dated 25th July, 2002 issued under sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1959.)

I ..... (Company Secretary/Chief Executive of the Company) certify that M/s ..... is a certified Independent Power Project Company, which has been approved by the Gujarat Electricity Board (GEB) for the purpose of purchase of Naphtha on sales tax exemption basis for use in generation of electricity for supply to GEB.

I further certify that the electricity that may be generated by use of Naphtha purchased against this Form shall be supplied to Gujarat Electricity Board;

I further certify that the benefit of exemption from sales tax shall be passed on to GEB in the form of corresponding reduction in the price of electricity payable by GEB.

Date : .....

Signature : .....

Place : .....

Designation : .....

By order and in the name of Governor of Gujarat,

**M.N.JOSHI,**

Additional Secretary to Government.

Government Central Press, Gandhinagar.



સત્યમેવ જયતે

# The Gujarat Government Gazette

## EXTRA ORDINARY

Vol. XLIII]

FRIDAY, JULY 26, 2002/SRAVANA 4, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### કૃષિ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી જુલાઈ, ૨૦૦૨.

#### ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩

ક્રમાંક : જીએચકેએચ-૬૨-૨૦૦૨-એપીએમ-૧૨૨૦૦૦-૩૧૮૮-ગ(૮૦) :- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૪ના ગુજરાતના અધિનિયમ ૨૦) (જેનો આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે) ની કલમ-૫૨ અને કલમ-૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તારીખ ૧૩-૧૨-૨૦૦૦ના જાહેરનામાં ક્રમાંક : જીએચકેએચ-૮૭-૨૦૦૦-એપીએમ-૧૨૨૦૦૦-૩૧૮૮-ગ(૮૦) અન્વયે અનુસૂચિ-૧માં દર્શાવેલ મુજબ ખેત ઉત્પન્ન બજાર સમિતિ, ડભોઈની બજાર સમિતિની રચના કરવામાં આવેલ છે. આ બજાર સમિતિમાં ખેડૂત વિભાગ, વેપારી વિભાગ અને સહકારી મંડળીના વિભાગમાં હાલની બજાર સમિતિમાં નિયુક્ત થયેલ સભ્યોના બદલે અન્ય સભ્યોની નિયુક્તિ કરવાની બાબત સરકારશ્રીની વિચારણામાં હતી. હવે તેથી સદરહુ અધિનિયમની કલમ-૫૪થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી નીચે દર્શાવેલ હાલના નિયુક્ત વ્યક્તિઓના નામોમાં ફેરફાર કરીને, તેમના બદલે તે સામે દર્શાવ્યા મુજબની વ્યક્તિઓની આથી નિયુક્તિ કરવામાં આવે છે.

#### ખેડૂત વિભાગ

૧. હસમુખભાઈ એમ. પટેલ  
મુ.પો. રાજલી, તા. ડભોઈ
૨. જગદીશભાઈ પટેલ  
મુ.પો. મોટા હબીબપુરા, તા. ડભોઈ
૩. શંકરભાઈ દોલતભાઈ પટેલ  
મુ.પો. તરસાણા, તા. ડભોઈ

#### ફેરફારથી નિયુક્ત થયેલ સભ્ય

- નારણભાઈ છીતાભાઈ પટેલ  
મુ.પો. ગોજલી, તા. ડભોઈ
- બિપીનભાઈ જેઠાભાઈ પટેલ  
મુ.પો. મોટા હબીબપુરા, તા. ડભોઈ
- નલીનભાઈ રણછોડભાઈ પટેલ  
મુ.પો. નડા, તા. ડભોઈ



વેપારી પ્રતિનિધિ

૧. મુકેશભાઈ વી. વસાઈવાલા  
કૌમુદી સોસાયટી, ડભોઈ

ગૌતમભાઈ શાંતિલાલ પટેલ બેંકર  
આશિર્વાદ સોસાયટી, ડભોઈ

૨. યુસુફભાઈ એચ. મહુડાવાલા  
ડભોઈ

પ્રકાશ કૃષ્ણભાઈ દલાલ  
પટેલવાળા, ડભોઈ

૩. મીયા મહમદ છોડાવાલા  
ડભોઈ

મંગુભાઈ ધુળાભાઈ રાણા  
રાણાવાસ, ડભોઈ

બજાર ધારાની જોગવાઈઓ અન્વયે ઉપર મુજબ નિયુક્ત થયેલ સભ્યોની નિયુક્તિ અંગેની લાયકાત ધોરણોની ચકાસણી કરવાની શરતે આ નિયુક્તિ કરવામાં આવે છે અને આવી ચકાસણીમાં તેઓશ્રીની લાયકાતના ધોરણો મુજબ પાત્ર નહીં હોવાનું જણાશે તો તેમની નિયુક્તિ શરૂઆતથી જ (એબઈનીશીયો) રદબાતલ ગણાશે.

આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિધ્ધ થાય તે તારીખથી કરવાનો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી,  
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

MONDAY, JULY 29, 2002 /SRAVANA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

1. Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29th July, 2002.

GU-2002-58-GPC-11-2001-4539-E PART-I- whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar No. GU-2002-21-GPC-11-2001-4539-E, dated 11<sup>th</sup> February, 2002, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of Laying the pipeline.

And whereas, the copies of the said Gazette notification were made available to the public on 15.3.2002.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd., (a subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking), Gandhinagar free from all encumbrances.

### Schedule

State : Gujarat

District : Surat

Name of Taluka	Name of Village	Survey / Block No.	Sub - Division No.	Area		
				Hect	Are	Centiare
1	2	3	4	5	6	7

Chourasi

Mora

255

00

27

20

By order and in the name of the Governor of Gujarat,

G. B. PATEL,

Under Secretary to Government.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ,

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૯મી જુલાઈ, ૨૦૦૨.

ક્રમાંક : જીયુ-૨૦૦૨-૫૮-જીપીસી-૧૦-૨૦૦૧-૪૫૩૯-ઈ-ભાગ-૧ તારીખ: ૧૧ ફેબ્રુઆરી ૨૦૦૨, આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હક્ક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ની ક્લમ -૩ની પેટા ક્લમ-૧થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જીયુ-૨૦૦૨-૨૧-જીપીસી-૧૧-૨૦૦૧-૪૫૩૯-ઈ, તારીખ: ૧૧ ફેબ્રુઆરી ૨૦૦૨થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોના હક્ક સંપાદિત કરવાનો ઈરાદો જાહેર કરેલ છે.

આ જાહેરનામા પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ-૧૫-૩-૨૦૦૨ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી, અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ ક્લમ-૬ની પેટાક્લમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલી અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હક્ક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને ક્લમ ૬ની પેટા ક્લમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકાર આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લી., (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલીયમ કોર્પોરેશન લી.ની ગૌણ કંપની) ગાંધીનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

અ નુ સૂ ચિ .

જિલ્લો : સુરત

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નંબર	હિસ્સા નંબર	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭

થોર્યાસી

મોરા

૨૫૫

—

૦૦

૨૭

૨૦

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. બી. પટેલ,  
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII

MONDAY, JULY 29, 2002 / SRAVANA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29th July, 2002.

GU-2002-59-GPC-11-2001-3844-E PART-II.-whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar No. GU-2002-16-GPC-11-2001-3844-E, dated 8<sup>th</sup> February, 2002, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of Laying the pipeline.

And whereas, the copies of the said Gazette notification were made available to the public on 27.2.2002.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said Act, submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd., (a subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking), Gandhinagar free from all encumbrances.

## Schedule

District : Bharuch

State : Gujarat

Name of Taluka	Name of Village	Survey / Block NO.	Sub-Division	Area		
				Hect	Are	Centiare
1	2	3	4	5	6	7
Bharuch	Wadadala	52		00	00	40
		71		00	00	80
		72		00	01	50
		73		00	09	00
		74		00	15	40
Bharuch	Rahadpur - Alias - Alipur	35		00	27	00
		36		00	00	40
		34		00	16	00
		33		00	17	50
		32		00	08	50
		31		00	08	00
		30		00	17	50
		29		00	71	00
		28		00	06	50
		27		00	12	60
		25		00	08	00

By order and In the name of the Governor of Gujarat

G. B. PATEL,

Under Secretary to Government.

No. GU-2002-16-GPC-11-2001-3844-E

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

૨૯મી જુલાઈ, ૨૦૦૨.

ક્રમાંક જયુ-૨૦૦૨-૫૯-જીપીસી-૧૧૨૦૦૧-૩૮૪૪-ઈ-ભાગ-૨ તારીખ: ૮ ફેબ્રુઆરી ૨૦૦૨, આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ની કલમ -૩ની પેટા કલમ-૧થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જયુ-૨૦૦૨-૧૬-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ, તારીખ: ૮ ફેબ્રુઆરી ૨૦૦૨થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોના હકક સંપાદિત કરવાનો ઈરાદો જાહેર કરેલ છે.

આ જાહેરનામા પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ-૨૭-૨-૨૦૦૨ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી, અને આ સાથે હવે સશક્ત સત્તાધિકારીએ કલમ-૬ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજૂ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલી અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

- અને કલમ ૬ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકાર આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લી., (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલીયમ કોર્પોરેશન લી.ની ગૌણ કંપની) ગાંધીનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

## અનુસૂચિ

જિલ્લો : ભરૂચ

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નં.	હિસ્સા નં.	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
ભરૂચ	વડદલા	૫૨		૦૦	૦૦	૪૦
		૭૧		૦૦	૦૦	૮૦
		૭૨		૦૦	૦૧	૫૦
		૭૩		૦૦	૦૬	૦૦
		૭૪		૦૦	૧૫	૪૦
ભરૂચ	અલીપુર ઉર્ફે રહાડપોર	૩૫		૦૦	૨૭	૦૦
		૩૬		૦૦	૦૦	૪૦
		૩૪		૦૦	૧૬	૦૦
		૩૩		૦૦	૧૭	૫૦
		૩૨		૦૦	૦૮	૫૦
		૩૧		૦૦	૦૮	૦૦
		૩૦		૦૦	૧૭	૫૦
		૨૯		૦૦	૭૧	૦૦
		૨૮		૦૦	૦૬	૫૦
		૨૭		૦૦	૧૨	૬૦
		૨૫		૦૦	૦૮	૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. બી. પટેલ,  
સરકારના ઉપસચિવ.

ક્રમાંક : જીયુ-૨૦૦૨-૧૬-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

MONDAY, JULY 29, 2002 / SRAVANA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29th July, 2002.

GU-2002-60-GPC-11-2001-3844-E PART-III. - whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar No. GU-2002-14-GPC-11-2001-3844-E, dated 8<sup>th</sup> February, 2002, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of Laying the pipeline.

And whereas, the copies of the said Gazette notification were made available to the public on 12.3.2002 to 23.4.2002.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd., (a subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking), Gandhinagar free from all encumbrances.

**Schedule****District : Bharuch****State : Gujarat**

Name of Taluka	Name of Village	Survey/Block No.	Sub-Division No.	Area		
				Hec	Are	Centiare
1	2	3	4	5	6	7
Bharuch	Aldar	244		00	27	10
		301		00	57	81
		302		00	15	89
		303		00	32	90
		313		00	25	11
		311		00	12	48
		312	A	00	11	63
		347		00	00	40
		346		00	33	42
		345		00	13	48
		386		00	23	84
		382		00	06	24
		387		00	00	40
		381		00	17	48
		383		00	00	63
		384		00	33	67
		374		00	43	72
		396		00	11	18
		395		00	20	46
	Asuriya	149		00	04	80
		147		00	24	49
		146		00	21	41
		167		00	04	55
		166		00	13	91
		152	P	00	05	93
		160		00	08	99
		161		00	05	92
		164		00	10	71
		163		00	05	77
		162		00	00	63
		14		00	01	24
		36		00	40	50
		41		00	05	13
		40		00	17	23

1	2	3	4	5	6	7
<b>Bharuch</b>	<b>Asuriya</b>	39		00	24	40
		(Contd.)		00	11	08
		55		00	00	42
		50	P	00	08	50
		50	P	00	18	50
		50	P	00	12	68
		54		00	17	09
		53		00	16	88
	<b>Umara</b>	46	A	00	02	71
		52		00	29	12
		53		00	08	59
		54		00	23	70
		70		00	14	51
		67		00	46	39
		68		00	17	97
		82		00	04	97
		89		00	08	76
		88		00	11	93
	<b>Chamar (Nabipur)</b>	87		00	13	43
		94		00	24	89
		95		00	06	87
		220		00	02	52
		221		00	29	90
		237		00	09	47
		238		00	13	32
		243		00	11	89
		246		00	08	88
		245		00	14	52
		244		00	06	50
		255		00	17	86
		275		00	29	09
		276	1	00	16	55
		276	2	00	17	80
		288	P	00	20	00
		288	P	00	15	72
		289		00	32	54
		293		00	10	63
		294		00	19	65

1	2	3	4	5	6	7
Bharuch	Chamar (Nabipur) (Contd.) Kavitha	306		00	00	55
		307		00	33	02
		309		00	02	55
		122		00	07	50
		123		00	54	21
		125		00	00	40
		137		00	11	86
		138		00	12	44
		140		00	02	36
		136		00	10	02
		141		00	04	93
		135		00	11	78
		213		00	09	22
		212		00	10	11
		210		00	10	61
		209		00	24	67
		208		00	14	74
		204		00	08	42
		205		00	13	20
		203		00	09	96
		232		00	22	26
		236		00	25	05
		239		00	09	72
		240		00	12	78
		241		00	16	62
	Samlod	242	B	00	01	75
		183		00	04	07
		182		00	30	41
		176		00	28	46
		174		00	27	49
		172		00	13	22
		171		00	14	49
		170		00	18	92
		163		00	14	66
		212		00	15	73
		162		00	02	00
		213		00	06	82
		217		00	07	29
		147		00	26	01
		145	2	00	28	80

1	2	3	4	5	6	7
Bharuch	Samlod (Contd.)	143		00	01	08
		144		00	10	09
		142		00	42	44
		111		00	14	52
		139		00	11	62
		114		00	09	97
		115		00	46	05
		98		00	13	74
		449		00	24	24
		97		00	25	05
		78		00	18	11
		84		00	00	58
		83		00	01	61
		81		00	08	06
		80		00	13	85
		79		00	13	31
		71		00	16	84
		70		00	52	16
		57	B	00	02	33
		53		00	04	75
		54		00	02	98
		55		00	32	95
		57	A	00	01	81
		56		00	00	93
		33		00	28	54
	Jhanore	882		00	00	50
		422		00	34	40
		423		00	13	22
		424		00	09	28
		425		00	01	39
		426		00	06	29

By order and in the name of the Governor of Gujarat

G. B. PATEL,  
Under Secretary to Government.

No. GU-2002-14-GPC-11-2001-3844-E

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

૨૯મી જુલાઈ ૨૦૦૨.

ક્રમાંક : જીયુ-૨૦૦૨-૬૦-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ-ભાગ-૩ તારીખ: ૮ ફેબ્રુઆરી ૨૦૦૨, આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ની કલમ -૩ની પેટા કલમ-૧થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જીયુ-૨૦૦૨-૧૪-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ, તારીખ: ૮ ફેબ્રુઆરી ૨૦૦૨થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોના હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરેલ છે.

આ જાહેરનામા પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ-૧૨-૩-૨૦૦૨ થી ૨૩-૪-૨૦૦૨ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી, અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ-૬ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજૂ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલી અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકાર આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લી., (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલીયમ કોર્પોરેશન લી.ની ગૌણ કંપની) ગાંધીનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. બી. પટેલ,  
સરકારના ઉપસચિવ.

## અનુસૂચિ

જિલ્લો : ભરૂચ

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નંબર	હિસ્સા નંબર	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
ભરૂચ	અલદર	૨૪૪		૦૦	૨૭	૧૦
		૩૦૧		૦૦	૫૭	૮૧
		૩૦૨		૦૦	૧૫	૮૯
		૩૦૩		૦૦	૩૨	૯૦
		૩૧૩		૦૦	૨૫	૧૧
		૩૧૧		૦૦	૧૨	૪૮
		૩૧૨	અ	૦૦	૧૧	૬૩
		૩૪૭		૦૦	૦૦	૪૦
		૩૪૬		૦૦	૩૩	૪૨
		૩૪૫		૦૦	૧૩	૪૮
		૩૮૬		૦૦	૨૩	૮૪
		૩૮૨		૦૦	૦૬	૨૪
		૩૮૭		૦૦	૦૦	૪૦
		૩૮૧		૦૦	૧૭	૪૮
		૩૮૩		૦૦	૦૦	૬૩
		૩૮૪		૦૦	૩૩	૬૭
		૩૭૪		૦૦	૪૩	૭૨
		૩૯૬		૦૦	૧૧	૧૮
		૩૯૫		૦૦	૨૦	૪૬
	અસુરિયા	૧૪૯		૦૦	૦૪	૮૦
		૧૪૭		૦૦	૨૪	૪૯
		૧૪૬		૦૦	૨૧	૪૧
		૧૬૭		૦૦	૦૪	૫૫
		૧૬૬		૦૦	૧૩	૯૧
		૧૫૨	પૈકી	૦૦	૦૫	૯૩
		૧૬૦		૦૦	૦૮	૯૯
		૧૬૧		૦૦	૦૫	૯૨
		૧૬૪		૦૦	૧૦	૭૧
		૧૬૩		૦૦	૦૫	૭૭
		૧૬૨		૦૦	૦૦	૬૩
		૧૪		૦૦	૦૧	૨૪
		૩૬		૦૦	૪૦	૫૦
		૪૧		૦૦	૦૫	૧૩
		૪૦		૦૦	૧૭	૨૩



૧	૨	૩	૪	૫	૬	૭
ભાસ્કર	અસુરિયા	૩૯		૦૦	૨૪	૪૦
	(ક્રમશઃ)	૪૩		૦૦	૧૧	૦૮
		૫૫		૦૦	૦૦	૪૨
		૫૦	પૈકી	૦૦	૦૮	૫૦
		૫૦	પૈકી	૦૦	૧૮	૫૦
		૫૦	પૈકી	૦૦	૧૨	૬૮
		૫૪		૦૦	૧૭	૦૯
		૫૩		૦૦	૧૬	૮૮
	ઉમરા	૪૬	અ	૦૦	૦૨	૭૧
		૫૨		૦૦	૨૯	૧૨
		૫૩		૦૦	૦૮	૫૯
		૫૪		૦૦	૨૩	૭૦
		૭૦		૦૦	૧૪	૫૧
		૬૭		૦૦	૪૬	૩૯
		૬૮		૦૦	૧૭	૯૭
		૮૨		૦૦	૦૪	૯૭
		૮૯		૦૦	૦૮	૭૬
		૮૮		૦૦	૧૧	૯૩
		૮૭		૦૦	૧૩	૪૩
		૯૪		૦૦	૨૪	૮૯
		૯૫		૦૦	૦૬	૮૭
		૨૨૦		૦૦	૦૨	૫૨
	થમાર (નબીપુર)	૨૨૧		૦૦	૨૯	૯૦
		૨૩૭		૦૦	૦૯	૪૭
		૨૩૮		૦૦	૧૩	૩૨
		૨૪૩		૦૦	૧૧	૮૯
		૨૪૬		૦૦	૦૮	૮૮
		૨૪૫		૦૦	૧૪	૫૨
		૨૪૪		૦૦	૦૬	૫૦
		૨૫૫		૦૦	૧૭	૮૬
		૨૭૫		૦૦	૨૯	૦૯
		૨૭૬	૧	૦૦	૧૬	૫૫
		૨૭૬	૨	૦૦	૧૭	૮૦
		૨૮૮	પૈકી	૦૦	૨૦	૦૦
		૨૮૮	પૈકી	૦૦	૧૫	૭૨
		૨૮૯		૦૦	૩૨	૫૪
		૨૯૩		૦૦	૧૦	૬૩
		૨૯૪		૦૦	૧૯	૬૫

૧	૨	૩	૪	૫	૬	૭
ભારુચ	ચમાર	૩૦૬		૦૦	૦૦	૫૫
	(નબીપુર)	૩૦૭		૦૦	૩૩	૦૨
	(ક્રમશઃ)	૩૦૮		૦૦	૦૨	૫૫
	કવિઠા	૧૨૨		૦૦	૦૭	૫૦
		૧૨૩		૦૦	૫૪	૨૧
		૧૨૫		૦૦	૦૦	૪૦
		૧૩૭		૦૦	૧૧	૮૬
		૧૩૮		૦૦	૧૨	૪૪
		૧૪૦		૦૦	૦૨	૩૬
		૧૩૬		૦૦	૧૦	૦૨
		૧૪૧		૦૦	૦૪	૮૩
		૧૩૫		૦૦	૧૧	૭૮
		૨૧૩		૦૦	૦૮	૨૨
		૨૧૨		૦૦	૧૦	૧૧
		૨૧૦		૦૦	૧૦	૬૧
		૨૦૮		૦૦	૨૪	૬૭
		૨૦૮		૦૦	૧૪	૭૪
		૨૦૪		૦૦	૦૮	૪૨
		૨૦૫		૦૦	૧૩	૨૦
		૨૦૩		૦૦	૦૮	૮૬
		૨૩૨		૦૦	૨૨	૨૬
		૨૩૬		૦૦	૨૫	૦૫
		૨૩૮		૦૦	૦૮	૭૨
		૨૪૦		૦૦	૧૨	૭૮
		૨૪૧		૦૦	૧૬	૬૨
		૨૪૨	બ	૦૦	૦૧	૭૫
	સામલોદ	૧૮૩		૦૦	૦૪	૦૭
		૧૮૨		૦૦	૩૦	૪૧
		૧૭૬		૦૦	૨૮	૪૬
		૧૭૪		૦૦	૨૭	૪૮
		૧૭૨		૦૦	૧૩	૨૨
		૧૭૧		૦૦	૧૪	૪૮
		૧૭૦		૦૦	૧૮	૮૨
		૧૬૩		૦૦	૧૪	૬૬
		૨૧૨		૦૦	૧૫	૭૩
		૧૬૨		૦૦	૦૨	૦૦
		૨૧૩		૦૦	૦૬	૮૨
		૨૧૭		૦૦	૦૭	૨૮
		૧૪૭		૦૦	૨૬	૦૧
		૧૪૫	૨	૦૦	૨૮	૮૦

૧	૨	૩	૪	૫	૬	૭
ભારુચ	સામલોદ	૧૪૩		૦૦	૦૧	૦૮
	(ક્રમશઃ)	૧૪૪		૦૦	૧૦	૦૯
		૧૪૨		૦૦	૪૨	૪૪
		૧૧૧		૦૦	૧૪	૫૨
		૧૩૯		૦૦	૧૧	૬૨
		૧૧૪		૦૦	૦૯	૯૭
		૧૧૫		૦૦	૪૬	૦૫
		૯૮		૦૦	૧૩	૭૪
		૪૪૯		૦૦	૨૪	૨૪
		૯૭		૦૦	૨૫	૦૫
		૭૮		૦૦	૧૮	૧૧
		૮૪		૦૦	૦૦	૫૮
		૮૩		૦૦	૦૧	૬૧
		૮૧		૦૦	૦૮	૦૬
		૮૦		૦૦	૧૩	૮૫
		૭૯		૦૦	૧૩	૩૧
		૭૧		૦૦	૧૬	૮૪
		૭૦		૦૦	૫૨	૧૬
		૫૭	બ	૦૦	૦૨	૩૩
		૫૩		૦૦	૦૪	૭૫
		૫૪		૦૦	૦૨	૯૮
		૫૫		૦૦	૩૨	૯૫
		૫૭	અ	૦૦	૦૧	૮૧
		૫૬		૦૦	૦૦	૯૩
		૩૩		૦૦	૨૮	૫૪
	ઝાનોર	૮૮૨		૦૦	૦૦	૫૦
		૪૨૨		૦૦	૩૪	૪૦
		૪૨૩		૦૦	૧૩	૨૨
		૪૨૪		૦૦	૦૯	૨૮
		૪૨૫		૦૦	૦૧	૩૯
		૪૨૬		૦૦	૦૬	૨૯

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. બી. પટેલ,  
સરકારના ઉપસચિવ.

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

સચિવાલય, ગાંધીનગર.

નંબર જીયુ-૨૦૦૨-૧૪-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

MONDAY, JULY 29, 2002 /SRAVANA 7, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th July, 2002.

GU-2002-61-GPC-11-2001-3844-E PART-IV.- whereas by notification of the Government of Gujarat, Ministry of Energy and Petrochemicals Department, Gandhinagar No. GU-2002-15-GPC-11-2001-3844-E, dated 8<sup>th</sup> February, 2002, issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of Laying the pipeline.

And whereas, the copies of the said Gazette notification were made available to the public on 25.2.2002.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd., (a subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking), Gandhinagar free from all encumbrances.

## Schedule

District : Vadodara				State : Gujarat		
Name of Taluka	Name of Village	Survey/Block No.	Sub-Division No.	Area		
				Hec	Are	Centiare
1	2	3	4	5	6	7
Karjan	Mesrad	449		00	18	56
		448		00	24	57
		447		00	10	75
		446		00	14	59
		442		00	23	40
		441		00	00	10
		426		00	23	47
		421		00	89	30
		417		00	35	47
		419		00	05	57
		418		00	15	09
		311		00	13	25
		312		00	27	59
		286		00	04	12
		285		00	27	31
		287		00	20	11
		279		00	13	29
		278		00	27	22
		265		00	12	31
		270		00	11	34
		266		00	06	58
		267		00	12	49
		269		00	23	64
		268		00	02	84
		208		00	10	50
		209		00	14	75
		210		00	17	91
Karjan	Mangrol	254		00	35	91
		255		00	01	92
		263		00	14	16
		265	A	00	26	61
		266		00	24	81
		243		00	19	39
		267		00	12	29

1	2	3	4	5	6	7
<b>Karjan</b>	<b>Mangrol (Contd.)</b>	572		00	13	95
		574		00	30	01
		564		00	04	99
		519		00	07	94
		522		00	31	77
		520		00	00	80
		513		00	17	58
		506		00	30	94
		505		00	33	26
		502		00	00	36
		500		00	14	21
		501		00	13	20
		429		00	30	18
		430		00	21	56
		435		00	01	15
		431		00	40	51
		432		00	18	73
<b>Karjan</b>	<b>Kambola</b>	200		00	03	25
		211		00	03	50
		199		00	26	64
		194		00	00	10
		196		00	19	40
		195		00	03	74
		190		00	37	30
		189		00	12	87
		407		00	14	65
		409		00	02	51
		408		00	23	04
		420		00	30	92
		421		00	05	77
		422		00	23	82
		423		00	07	20
		424		00	04	16
		447		00	06	75
		446		00	14	41
		444		00	06	73
		452		00	15	56
		451		00	04	28
		468		00	12	57

1	2	3	4	5	6	7
Karjan	Kambola	467		00	02	63
	(Contd.)	471		00	01	07
		487		00	26	04
		482		00	22	97
		483		00	17	48
		484		00	20	74
		485		00	06	25
Karjan	Bodka	659		00	03	00
		678		00	22	97
		675		00	14	89
		676		00	21	78
		644		00	04	26
		645		00	01	38
		643		00	05	87
		642		00	05	87
		641		00	08	83
		640		00	08	84
		627		00	09	72
		626		00	00	39
		625		00	06	84
		628		00	01	38
		624		00	04	61
		623		00	06	46
		622		00	00	11
		293		00	23	22
		294		00	14	81
		295		00	04	27
		316		00	02	97
		315		00	07	97
		312		00	00	40
		303		00	02	67
		311		00	06	91
		310		00	13	75
		323		00	11	90
		324		00	14	59
		331		00	04	86
		330		00	13	70
		328		00	09	80
		335		00	14	60
		340		00	20	05



1	2	3	4	5	6	7
Karjan	Bodka	343		00	00	37
	(Contd.)	254		00	13	54
		253		00	27	60
Karjan	Kanbha	369		00	21	61
		366		00	18	59
		363		00	06	14
		356		00	07	92
		357		00	13	46
		346		00	04	14
		348		00	09	22
		345		00	18	92
		347		00	07	24
		378		00	22	77
		343		00	09	95
		342		00	09	12
		341		00	05	47
		328		00	12	59
		340		00	00	20
		339		00	19	29
		329		00	18	83
		330		00	00	10
		308		00	06	44
		307		00	05	80
		305		00	05	38
		303		00	09	80
		299		00	31	42
		274		00	16	07
		273		00	40	94
		272		00	00	10
Karjan	Handod	53	A	00	11	68
		52		00	23	91
		54		00	13	82
		55		00	04	72
		58		00	10	33
		57		00	00	96
		61		00	31	90
		60		00	11	90
		69		00	14	86
		70		00	10	14

1	2	3	4	5	6	7
Karjan	Handod (Contd.)	77		00	14	80
		78		00	10	05
		79		00	17	33
		80		00	13	44
		87		00	24	89
		90		00	24	91
		89		00	00	40
		95		00	34	80
		91		00	27	84
		140		00	20	27
		139		00	14	29
		138		00	03	07
		142		00	15	68
		144		00	18	05
		146		00	09	80
		147		00	08	45
		148		00	10	95
Karjan	Sambhoi	329		00	07	09
		330		00	10	94
		328		00	36	00
		327		00	46	85
		315	1	00	04	08
		315	2P	00	23	00
		314		00	05	00
		225	2	00	06	14
		226		00	02	36
		227		00	12	37
		228		00	20	89
		233		00	19	00
		234		00	13	06
		237		00	26	09
		236		00	01	10
		238		00	03	41
		94		00	10	37
		93		00	18	82
		99		00	07	68
		85	2	00	16	51
		84		00	10	76

1	2	3	4	5	6	7
Karjan	Sambhoi (Contd.)	83		00	13	46
		64		00	29	57
		37	1	00	16	25
		37	2	00	01	81
		39		00	13	49
		40		00	02	95
		34		00	15	33
		33		00	14	40
		26		00	00	29
		22		00	28	65
		20		00	05	57
		21		00	29	38
		24		00	54	91
Karjan	Survada	74		00	11	90
		75		00	08	06
		76		00	00	77
		77		00	09	98
		78		00	16	26
		85		00	04	04
		84		00	10	03
		83		00	12	74
		104		00	06	68
		103		00	09	29
		102		00	06	72
		111		00	21	12
		125		00	20	74
		124		00	00	05
		135		00	14	59
		123		00	07	00
		121		00	02	43
Padra	Bhadari	136		00	02	21
		137		00	06	14
		138		00	20	30
		138		00	05	97
		137		00	08	67
		136		00	45	54
		139		00	00	10
		147		00	09	28

1	2	3	4	5	6	7
<b>Padra</b>	<b>Bhadari</b>	148		00	22	42
	<b>(Contd.)</b>	150		00	04	05
		156		00	11	70
		157		00	22	50
		169		00	00	16
		170		00	24	45
		184		00	33	17
		185		00	10	75
		189		00	23	99
		188		00	22	90
		210		00	04	10
		211		00	07	68
		212		00	00	65
		221		00	13	37
		220		00	07	35
		228		00	10	96
		229		00	00	22
		219	P	00	00	22
		219		00	00	57
		232		00	09	33
		239		00	19	11
		243		00	19	97
		249		00	19	70
		263		00	36	33
		266		00	25	00
		270		00	19	39
		273		00	14	21
		272		00	01	61
		277		00	26	63
		278		00	25	29
		285		00	12	49
		286		00	13	20
		292		00	23	61
		293		00	16	55
		6		00	36	72
		10		00	28	85
		12		00	41	37
<b>Padra</b>	<b>Anti</b>	149		00	11	21

1	2	3	4	5	6	7
Padra	Anti	152		00	13	06
	(Contd.)	153		00	12	87
		157		00	08	70
		158		00	08	91
		160		00	17	82
		161		00	19	90
		162		00	02	59
		171		00	01	45
		170		00	08	11
		172		00	02	12
		173		00	05	28
		174		00	04	24
		184		00	09	60
		185		00	15	05
		186		00	08	91
		193		00	08	81
		194		00	11	88
		195		00	01	17
		196		00	01	37
		197		00	00	98
		198		00	00	78
		199		00	04	35
		201		00	02	12
		200		00	01	57
		202		00	36	64
		204		00	04	61
		205		00	09	41
		214		00	03	29
		213		00	12	38
		212		00	09	71
		211		00	06	23
		224		00	06	98
		225		00	07	63
		226		00	06	73
		227		00	11	09
		232		00	13	27
		233		00	05	35
		234		00	04	36

1	2	3	4	5	6	7
(Contd.)	Anti	239		00	02	80
Padra	Sadhi	1892		00	00	40
		1899		00	14	65
		1898		00	02	82
		1919		00	10	46
		1918		00	09	14
		1917		00	03	60
		1924		00	27	00
		1925		00	00	10
		1938		00	11	65
		1943		00	00	10
		1955		00	13	80
		1954		00	08	80
		1953		00	08	70
		1967		00	00	80
		1968		00	18	75
		1969		00	09	85
		1985		00	00	50
		1971		00	18	50
		1972		00	06	30
		1975		00	06	90
		1973		00	00	10
		1974		00	08	98
		2289		00	02	49
		2282		00	20	28
		2283		00	06	00
		2284		00	15	60
		2285		00	16	75
		171		00	03	60
		172		00	24	15
		173		00	04	35
		180		00	04	59
		174		00	21	30
		161		00	16	15
		80		00	00	15
		159		00	00	10
		160		00	03	45
		157		00	16	98
		158		00	04	90

1	2	3	4	5	6	7
Padra	Sadhi (Contd.)	151		00	10	80
		152		00	01	70
		147		00	27	26
		246		00	10	50
		245		00	00	40
		244		00	13	70
		255		00	00	20
		243		00	08	93
		256		00	04	30
		368		00	17	86
Padra	Pipari	496		00	13	26
		370		00	12	48
		371		00	00	10
		369		00	00	10
		394		00	17	95
		393		00	02	04
		390		00	27	90
		389		00	13	80
		387		00	00	20
		386		00	21	66
		383		00	00	10
		384		00	12	40
		385		00	08	46
		459		00	00	30
		447		00	36	96
		449		00	14	82
		22		00	19	50
		23		00	19	20
		18	C	00	21	57
		18	B	00	04	80
		18	A	00	16	75
		9		00	03	61
		13		00	17	85
		57		00	19	05
		56		00	01	10
		68		00	11	90
		69		00	00	60
		67		00	09	25
		65		00	13	26



1	2	3	4	5	6	7
Padra	Pipari	80		00	02	60
	(Contd.)	81		00	21	66
		82		00	26	02
		83		00	26	90
Padra	Sejyakuva	337		00	00	50
Padra	Latipura	246		00	15	86
		247		00	18	98
		204		00	17	50
		213		00	01	48
		214		00	01	11
		141	P	00	08	50
		141		00	13	40
		143		00	09	95
		153		00	00	10
		154		00	11	82
		155		00	08	97
		160		00	02	40
		159		00	14	89
		158		00	06	58
		99		00	02	40
		163		00	00	60
		164		00	21	92
		98		00	03	36
		167		00	18	80
		168		00	10	80
		86		00	16	80
		85		00	00	10
		80		00	02	10
		78		00	15	10
		79		00	16	80
		71		00	05	40
		70		00	07	90
		72		00	00	10
		68		00	06	90
		564		00	06	40
		67		00	00	50
Padra	Ghayaj	162		00	02	85
		163		00	10	60

1	2	3	4	5	6	7
Padra	Ghayaj (Contd.)	164		00	00	10
		169		00	07	25
		168		00	08	20
		167		00	20	10
		171		00	01	00
		173		00	01	50
		178		00	00	52
		175		00	06	00
		389	1	00	05	30
Padra	Padra	388	2	00	00	40
		387		00	07	70
		403		00	01	58
		400		00	10	54
		401		00	09	98
		402		00	08	72
		410	1	00	28	50
		449		00	03	96
		424		00	42	36
		447		00	08	65
		446		00	00	50
		425		00	37	91
		438		00	20	80
		437		00	23	70
		535		00	06	68
		536		00	13	91
		537		00	18	83
		627		00	08	98
		610	1	00	00	80
		626		00	07	68
		611		00	14	94
		613		00	39	75
		619		00	01	85
		618	2	00	15	99
		618	1	00	11	80
		792		00	00	80
		793		00	22	02
		794		00	15	86
		798		00	11	80
		797		00	08	65

1	2	3	4	5	6	7
Padra	Padra	795		00	00	80
	(Contd.)	796		00	18	05
		811		00	08	85
		810		00	19	24
		967		00	05	90
		968		00	02	90
		966		00	19	89
		969		00	09	98
		970		00	10	25
		980		00	09	20
		978		00	07	25
		979		00	03	88
		977		00	14	20
		976		00	04	49
		1027		00	33	33
		1041		00	00	10
		1028		00	00	30
		1040		00	19	00
		1038		00	33	00
		1036		00	11	25
		1055		00	17	41
		1054		00	09	11
		1056		00	15	49
		1058	2	00	20	01
		1057		00	10	00
		1059		00	29	00
		1059	1	00	18	90
		1060		00	09	59
		1104	1	00	30	40
		1104		00	17	30
		1192		00	24	04
		1190		00	07	32
		1193	1	00	00	30
		1194		00	26	00
		1198		00	05	60
		1196		00	13	65
		1197		00	06	04
		1202		00	18	25

1	2	3	4	5	6	7
Padra	Padra	1203		00	17	76
	(Contd.)	1345		00	06	83
Vadodara	Raipura	189		00	05	88
		188		00	34	70
		191		00	13	25
		195		00	10	83
		194		00	03	07
		196		00	15	63
		197		00	11	20
		198		00	11	30
		200		00	21	10
		201		00	21	45
		209		00	18	50
		211		00	21	60
		225		00	14	40
		233		00	08	64
		315		00	10	80
		318		00	18	40
		319		00	09	76
		320		00	18	43
		356		00	22	36
		358		00	11	52
		357		00	10	75
		359		00	21	88
		360		00	01	10
		364		00	21	60
		363		00	01	30
		366		00	22	13
		365		00	05	42
		389		00	02	50
Vadodara	Hinglot	91		00	34	69
		90		00	00	40
		89		00	17	00
		86		00	18	82
		76		00	20	20
Vadodara	Ampad	285		00	36	80
		278		00	00	10
		279		00	00	80
		284		00	00	30
		290		00	10	87

1	2	3	4	5	6	7
Vadodara	Ampad	291		00	10	95
	(Contd.)	292		00	19	15
		296		00	22	76
		298		00	35	20
		303		00	00	88
		304		00	08	60
		305		00	11	40
		328		00	10	14
		317		00	00	50
		316		00	09	56
		307		00	21	90
		310		00	09	36
		309		00	13	36
		147		00	08	97
		148		00	24	80
		156		00	13	56
		155		00	01	90
		157		00	11	80
		158		00	10	75
		159		00	07	90
		162		00	08	40
		187		00	09	44
		186		00	00	20
		163		00	15	86
		164		00	00	60
		129		00	15	88
		130		00	05	85
		128		00	12	20
		97		00	18	80
		95		00	06	80
		96		00	07	80
		94		00	16	30
		92		00	16	60
		78		00	17	10
		102		00	13	80
		103		00	21	80

1	2	3	4	5	6	7
Vadodara	Sherkhi	537		00	58	30
		539		00	14	40
		549		00	16	50
		548		00	10	00
		551	1	00	19	50
		553		00	18	13
		561		00	13	68
		558		00	56	60
		572		00	20	20
		571		00	38	10
		570		00	01	98
		577		00	14	97
		579		00	01	80

By order and in the name of the Governor of Gujarat

G. B. PATEL,

Under Secretary to Government.

No. GU-2002-15-GPC-11-2001-3844-E

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર.

૨૮મી જુલાઈ ૨૦૦૨.

ક્રમાંક : જયુ-૨૦૦૨-૬૧-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ-ભાગ-૪ તારીખ: ૮ ફેબ્રુઆરી ૨૦૦૨, આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબતે) અધિનિયમ, ૨૦૦૦ની કલમ -૩ની પેટા કલમ-૧થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જયુ-૨૦૦૨-૧૫-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪-ઈ, તારીખ: ૮ ફેબ્રુઆરી ૨૦૦૨થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોના હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરેલ છે.

આ જાહેરનામા પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ-૨૫-૨-૨૦૦૨ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી, અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ-૬ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલી અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકાર આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લી., (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલીયમ કોર્પોરેશન લી.ની ગૌણ કંપની) ગાંધીનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

અનુસૂચિ

જિલ્લો : વડોદરા

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે/બ્લોક નંબર	હિસ્સા નંબર	ક્ષેત્રફળ		
				હેક્ટર	આરે	પ્ર. આરે
૧	૨	૩	૪	૫	૬	૭
કરજણ	મેસરાડ	૪૪૯		૦૦	૧૮	૫૬
		૪૪૮		૦૦	૨૪	૫૭
		૪૪૭		૦૦	૧૦	૭૫
		૪૪૬		૦૦	૧૪	૫૯
		૪૪૨		૦૦	૨૩	૪૦
		૪૪૧		૦૦	૦૦	૧૦
		૪૨૬		૦૦	૨૩	૪૭
		૪૨૧		૦૦	૦૯	૩૦
		૪૧૭		૦૦	૩૫	૪૭
		૪૧૯		૦૦	૦૫	૫૭
		૪૧૮		૦૦	૧૫	૦૯
		૩૧૧		૦૦	૧૩	૨૫
		૩૧૨		૦૦	૨૭	૫૯
		૨૮૬		૦૦	૦૪	૧૨
		૨૮૫		૦૦	૨૭	૩૧
		૨૮૭		૦૦	૨૦	૧૧
		૨૭૯		૦૦	૧૩	૨૯
		૨૭૮		૦૦	૨૭	૨૨
		૨૬૫		૦૦	૧૨	૩૧
		૨૭૦		૦૦	૧૧	૩૪
		૨૬૬		૦૦	૦૬	૫૮
		૨૬૭		૦૦	૧૨	૪૯
		૨૬૯		૦૦	૨૩	૬૪
		૨૬૮		૦૦	૦૨	૮૪
		૨૦૮		૦૦	૧૦	૫૦
		૨૦૯		૦૦	૧૪	૭૫
		૨૧૦		૦૦	૧૭	૯૧
કરજણ	માંગરોલ	૨૫૪		૦૦	૩૫	૯૧
		૨૫૫		૦૦	૦૧	૯૨
		૨૬૩		૦૦	૧૪	૧૬
		૨૬૫	અ	૦૦	૨૬	૬૧
		૨૬૬		૦૦	૨૪	૮૧
		૨૪૩		૦૦	૧૯	૩૯
		૨૬૭		૦૦	૧૨	૨૯



૧	૨	૩	૪	૫	૬	૭
કરજણ	માંગરોલ (કમશ:)	૫૭૨		૦૦	૧૩	૯૫
		૫૭૪		૦૦	૩૦	૦૧
		૫૬૪		૦૦	૦૪	૯૯
		૫૧૯		૦૦	૦૭	૯૪
		૫૨૨		૦૦	૩૧	૭૭
		૫૨૦		૦૦	૦૦	૮૦
		૫૧૩		૦૦	૧૭	૫૮
		૫૦૬		૦૦	૩૦	૯૪
		૫૦૫		૦૦	૩૩	૨૬
		૫૦૨		૦૦	૦૦	૩૬
		૫૦૦		૦૦	૧૪	૨૧
		૫૦૧		૦૦	૧૩	૨૦
		૪૨૯		૦૦	૩૦	૧૮
		૪૩૦		૦૦	૨૧	૫૬
		૪૩૫		૦૦	૦૧	૧૫
		૪૩૧		૦૦	૪૦	૫૧
		૪૩૨		૦૦	૧૮	૭૩
કરજણ	કંબોલા	૨૦૦		૦૦	૦૩	૨૫
		૨૧૧		૦૦	૦૩	૫૦
		૧૯૯		૦૦	૨૬	૬૪
		૧૯૪		૦૦	૦૦	૧૦
		૧૯૬		૦૦	૧૯	૪૦
		૧૯૫		૦૦	૦૩	૭૪
		૧૯૦		૦૦	૩૭	૩૦
		૧૮૯		૦૦	૧૨	૮૭
		૪૦૭		૦૦	૧૪	૬૫
		૪૦૯		૦૦	૦૨	૫૧
		૪૦૮		૦૦	૨૩	૦૪
		૪૨૦		૦૦	૩૦	૯૨
		૪૨૧		૦૦	૦૫	૭૭
		૪૨૨		૦૦	૨૩	૮૨
		૪૨૩		૦૦	૦૭	૨૦
		૪૨૪		૦૦	૦૪	૧૬
		૪૪૭		૦૦	૦૬	૭૫
		૪૪૬		૦૦	૧૪	૪૧
		૪૪૪		૦૦	૦૬	૭૩
		૪૫૨		૦૦	૧૫	૫૬
		૪૫૧		૦૦	૦૪	૨૮
		૪૬૮		૦૦	૧૨	૫૭

૧	૨	૩	૪	૫	૬	૭
કરજણ	કંબોલા (કમશી)	૪૬૭		૦૦	૦૨	૬૩
		૪૭૧		૦૦	૦૧	૦૭
		૪૮૭		૦૦	૨૬	૦૪
		૪૮૨		૦૦	૨૨	૯૭
		૪૮૩		૦૦	૧૭	૪૮
		૪૮૪		૦૦	૨૦	૭૪
કરજણ	બોડકા	૪૮૫		૦૦	૦૬	૨૫
		૬૫૯		૦૦	૦૩	૦૦
		૬૭૮		૦૦	૨૨	૯૭
		૬૭૫		૦૦	૧૪	૮૯
		૬૭૬		૦૦	૨૧	૭૮
		૬૪૪		૦૦	૦૪	૨૬
		૬૪૫		૦૦	૦૧	૩૮
		૬૪૩		૦૦	૦૫	૮૭
		૬૪૨		૦૦	૦૫	૮૭
		૬૪૧		૦૦	૦૮	૮૩
		૬૪૦		૦૦	૦૮	૮૪
		૬૨૭		૦૦	૦૯	૭૨
		૬૨૬		૦૦	૦૦	૩૯
		૬૨૫		૦૦	૦૬	૮૪
		૬૨૮		૦૦	૦૧	૩૮
		૬૨૪		૦૦	૦૪	૬૧
		૬૨૩		૦૦	૦૬	૪૬
		૬૨૨		૦૦	૦૦	૧૧
		૨૯૩		૦૦	૨૩	૨૨
		૨૯૪		૦૦	૧૪	૮૧
		૨૯૫		૦૦	૦૪	૨૭
		૩૧૬		૦૦	૦૨	૯૭
		૩૧૫		૦૦	૦૭	૯૭
		૩૧૨		૦૦	૦૦	૪૦
		૩૦૩		૦૦	૦૨	૬૭
		૩૧૧		૦૦	૦૬	૯૧
		૩૧૦		૦૦	૧૩	૭૫
		૩૨૩		૦૦	૧૧	૯૦
		૩૨૪		૦૦	૧૪	૫૯
		૩૩૧		૦૦	૦૪	૮૬
		૩૩૦		૦૦	૧૩	૭૦
		૩૨૮		૦૦	૦૯	૮૦
		૩૩૫		૦૦	૧૪	૬૦
		૩૪૦		૦૦	૨૦	૦૫

૧	૨	૩	૪	૫	૬	૭
કરજણ	બોડકા	૩૪૩		૦૦	૦૦	૩૭
	(ક્રમશઃ)	૨૫૪		૦૦	૧૩	૫૪
		૨૫૩		૦૦	૨૭	૬૦
કરજણ	કણભા	૩૬૯		૦૦	૨૧	૬૧
		૩૬૬		૦૦	૧૮	૫૯
		૩૬૩		૦૦	૦૬	૧૪
		૩૫૬		૦૦	૦૭	૯૨
		૩૫૭		૦૦	૧૩	૪૬
		૩૪૬		૦૦	૦૪	૧૪
		૩૪૮		૦૦	૦૯	૨૨
		૩૪૫		૦૦	૧૮	૯૨
		૩૪૭		૦૦	૦૭	૨૪
		૩૭૮		૦૦	૨૨	૭૭
		૩૪૩		૦૦	૦૯	૯૫
		૩૪૨		૦૦	૦૯	૧૨
		૩૪૧		૦૦	૦૫	૪૭
		૩૨૮		૦૦	૧૨	૫૯
		૩૪૦		૦૦	૦૦	૨૦
		૩૩૯		૦૦	૧૯	૨૯
		૩૨૯		૦૦	૧૮	૮૩
		૩૩૦		૦૦	૦૦	૧૦
		૩૦૮		૦૦	૦૬	૪૪
		૩૦૭		૦૦	૦૫	૮૦
		૩૦૫		૦૦	૦૫	૩૮
		૩૦૩		૦૦	૦૯	૮૦
		૨૯૯		૦૦	૩૧	૪૨
		૨૭૪		૦૦	૧૬	૦૭
		૨૭૩		૦૦	૪૦	૯૪
		૨૭૨		૦૦	૦૦	૧૦
કરજણ	હાંડોદ	૫૩	અ	૦૦	૧૧	૬૮
		૫૨		૦૦	૨૩	૯૧
		૫૪		૦૦	૧૩	૮૨
		૫૫		૦૦	૦૪	૭૨
		૫૮		૦૦	૧૦	૩૩
		૫૭		૦૦	૦૦	૯૬
		૬૧		૦૦	૩૧	૯૦
		૬૦		૦૦	૧૧	૯૦
		૬૯		૦૦	૧૪	૮૬
		૭૦		૦૦	૧૦	૧૪

૧	૨	૩	૪	૫	૬	૭
કરજણ	હાંડોદ (કમશી)	૭૭		૦૦	૧૪	૮૦
		૭૮		૦૦	૧૦	૦૫
		૭૯		૦૦	૧૭	૩૩
		૮૦		૦૦	૧૩	૪૪
		૮૭		૦૦	૨૪	૮૯
		૯૦		૦૦	૨૪	૯૧
		૮૯		૦૦	૦૦	૪૦
		૯૫		૦૦	૩૪	૮૦
		૯૧		૦૦	૨૭	૮૪
		૧૪૦		૦૦	૨૦	૨૭
		૧૩૯		૦૦	૧૪	૨૯
		૧૩૮		૦૦	૦૩	૦૭
		૧૪૨		૦૦	૧૫	૬૮
		૧૪૪		૦૦	૧૮	૦૫
		૧૪૬		૦૦	૦૯	૮૦
		૧૪૭		૦૦	૦૮	૪૫
		૧૪૮		૦૦	૧૦	૯૫
કરજણ	સંભોઈ	૩૨૯		૦૦	૦૭	૦૯
		૩૩૦		૦૦	૧૦	૯૪
		૩૨૮		૦૦	૩૬	૦૦
		૩૨૭		૦૦	૪૬	૮૫
		૩૧૫	૧	૦૦	૦૪	૦૮
		૩૧૫	૨ પૈકી	૦૦	૨૩	૦૦
		૩૧૪		૦૦	૦૫	૦૦
		૨૨૫	૨	૦૦	૦૬	૧૪
		૨૨૬		૦૦	૦૨	૩૬
		૨૨૭		૦૦	૧૨	૩૭
		૨૨૮		૦૦	૨૦	૮૯
		૨૩૩		૦૦	૧૯	૦૦
		૨૩૪		૦૦	૧૩	૦૬
		૨૩૭		૦૦	૨૬	૦૯
		૨૩૬		૦૦	૦૧	૧૦
		૨૩૮		૦૦	૦૩	૪૧
		૯૪		૦૦	૧૦	૩૭
		૯૩		૦૦	૧૮	૮૨
		૯૯		૦૦	૦૭	૬૮
		૮૫	૨	૦૦	૧૬	૫૧
		૮૪		૦૦	૧૦	૭૬

૧	૨	૩	૪	૫	૬	૭
કરજણ	સંભોઈ (ક્રમશઃ)	૮૩		૦૦	૧૩	૪૬
		૬૪		૦૦	૨૯	૫૭
		૩૭	૧	૦૦	૧૬	૨૫
		૩૭	૨	૦૦	૦૧	૮૧
		૩૯		૦૦	૧૩	૪૯
		૪૦		૦૦	૦૨	૯૫
		૩૪		૦૦	૧૫	૩૩
		૩૩		૦૦	૧૪	૪૦
		૨૬		૦૦	૦૦	૨૯
		૨૨		૦૦	૨૮	૬૫
		૨૦		૦૦	૦૫	૫૭
કરજણ	સુરવાડા	૨૧		૦૦	૨૯	૩૮
		૨૪		૦૦	૫૪	૯૧
		૭૪		૦૦	૧૧	૯૦
		૭૫		૦૦	૦૮	૦૬
		૭૬		૦૦	૦૦	૭૭
		૭૭		૦૦	૦૯	૯૮
		૭૮		૦૦	૧૬	૨૬
		૮૫		૦૦	૦૪	૦૪
		૮૪		૦૦	૧૦	૦૩
		૮૩		૦૦	૧૨	૭૪
		૧૦૪		૦૦	૦૬	૬૮
		૧૦૩		૦૦	૦૯	૨૯
		૧૦૨		૦૦	૦૬	૭૨
		૧૧૧		૦૦	૨૧	૧૨
		૧૨૫		૦૦	૨૦	૭૪
		૧૨૪		૦૦	૦૦	૦૫
		૧૩૫		૦૦	૧૪	૫૯
		૧૨૩		૦૦	૦૭	૦૦
		૧૨૧		૦૦	૦૨	૪૩
		૧૩૬		૦૦	૦૨	૨૧
		૧૩૭		૦૦	૦૬	૧૪
		૧૩૮		૦૦	૨૦	૩૦
પાદરા	ભદારી	૧૩૮		૦૦	૦૫	૯૭
		૧૩૭		૦૦	૦૮	૬૭
		૧૩૬		૦૦	૪૫	૫૪
		૧૩૯		૦૦	૦૦	૧૦
		૧૪૭		૦૦	૦૯	૨૮

૧	૨	૩	૪	૫	૬	૭
પાદરા	ભદારી (ક્રમશઃ)	૧૪૮		૦૦	૨૨	૪૨
		૧૫૦		૦૦	૦૪	૦૫
		૧૫૬		૦૦	૧૧	૭૦
		૧૫૭		૦૦	૨૨	૫૦
		૧૬૯		૦૦	૦૦	૧૬
		૧૭૦		૦૦	૨૪	૪૫
		૧૮૪		૦૦	૩૩	૧૭
		૧૮૫		૦૦	૧૦	૭૫
		૧૮૯		૦૦	૨૩	૯૯
		૧૮૮		૦૦	૨૨	૯૦
		૨૧૦		૦૦	૦૪	૧૦
		૨૧૧		૦૦	૦૭	૬૮
		૨૧૨		૦૦	૦૦	૬૫
		૨૨૧		૦૦	૧૩	૩૭
		૨૨૦		૦૦	૦૭	૩૫
		૨૨૮		૦૦	૧૦	૯૬
		૨૨૯		૦૦	૦૦	૨૨
		૨૧૯	પૈકી	૦૦	૦૦	૨૨
		૨૧૯		૦૦	૦૦	૫૭
		૨૩૨		૦૦	૦૯	૩૩
		૨૩૯		૦૦	૧૯	૧૧
		૨૪૩		૦૦	૧૯	૯૭
		૨૪૯		૦૦	૧૯	૭૦
		૨૬૩		૦૦	૩૬	૩૩
		૨૬૬		૦૦	૨૫	૦૦
		૨૭૦		૦૦	૧૯	૩૯
		૨૭૩		૦૦	૧૪	૨૧
		૨૭૨		૦૦	૦૧	૬૧
		૨૭૭		૦૦	૨૬	૬૩
		૨૭૮		૦૦	૨૫	૨૯
		૨૮૫		૦૦	૧૨	૪૯
		૨૮૬		૦૦	૧૩	૨૦
		૨૯૨		૦૦	૨૩	૬૧
		૨૯૩		૦૦	૧૬	૫૫
		૬		૦૦	૩૬	૭૨
		૧૦		૦૦	૨૮	૮૫
		૧૨		૦૦	૪૧	૩૭
પાદરા	આંતી	૧૪૯		૦૦	૧૧	૨૧

૧	૨	૩	૪	૫	૬	૭
પાદરા	આંતી	૧૫૨		૦૦	૧૩	૦૬
	(ક્રમશઃ)	૧૫૩		૦૦	૧૨	૮૭
		૧૫૭		૦૦	૦૮	૭૦
		૧૫૮		૦૦	૦૮	૯૧
		૧૬૦		૦૦	૧૭	૮૨
		૧૬૧		૦૦	૧૯	૯૦
		૧૬૨		૦૦	૦૨	૫૯
		૧૭૧		૦૦	૦૧	૪૫
		૧૭૦		૦૦	૦૮	૧૧
		૧૭૨		૦૦	૦૨	૧૨
		૧૭૩		૦૦	૦૫	૨૮
		૧૭૪		૦૦	૦૪	૨૪
		૧૮૪		૦૦	૦૯	૬૦
		૧૮૫		૦૦	૧૫	૦૫
		૧૮૬		૦૦	૦૮	૯૧
		૧૯૩		૦૦	૦૮	૮૧
		૧૯૪		૦૦	૧૧	૮૮
		૧૯૫		૦૦	૦૧	૧૭
		૧૯૬		૦૦	૦૧	૩૭
		૧૯૭		૦૦	૦૦	૯૮
		૧૯૮		૦૦	૦૦	૭૮
		૧૯૯		૦૦	૦૪	૩૫
		૨૦૧		૦૦	૦૨	૧૨
		૨૦૦		૦૦	૦૧	૫૭
		૨૦૨		૦૦	૩૬	૬૪
		૨૦૪		૦૦	૦૪	૬૧
		૨૦૫		૦૦	૦૯	૪૧
		૨૧૪		૦૦	૦૩	૨૯
		૨૧૩		૦૦	૧૨	૩૮
		૨૧૨		૦૦	૦૯	૭૧
		૨૧૧		૦૦	૦૬	૨૩
		૨૨૪		૦૦	૦૬	૯૮
		૨૨૫		૦૦	૦૭	૬૩
		૨૨૬		૦૦	૦૬	૭૩
		૨૨૭		૦૦	૧૧	૦૯
		૨૩૨		૦૦	૧૩	૨૭
		૨૩૩		૦૦	૦૫	૩૫
		૨૩૪		૦૦	૦૪	૩૬



૧	૨	૩	૪	૫	૬	૭
પાદરા	આંતી	૨૩૯		૦૦	૦૨	૮૦
પાદરા	સાધી	૧૮૯૨		૦૦	૦૦	૪૦
		૧૮૯૯		૦૦	૧૪	૬૫
		૧૮૯૮		૦૦	૦૨	૮૨
		૧૯૧૯		૦૦	૧૦	૪૬
		૧૯૧૮		૦૦	૦૯	૧૪
		૧૯૧૭		૦૦	૦૩	૬૦
		૧૯૨૪		૦૦	૨૭	૦૦
		૧૯૨૫		૦૦	૦૦	૧૦
		૧૯૩૮		૦૦	૧૧	૬૫
		૧૯૪૩		૦૦	૦૦	૧૦
		૧૯૫૫		૦૦	૧૩	૮૦
		૧૯૫૪		૦૦	૦૮	૮૦
		૧૯૫૩		૦૦	૦૮	૭૦
		૧૯૬૭		૦૦	૦૦	૮૦
		૧૯૬૮		૦૦	૧૮	૭૫
		૧૯૬૯		૦૦	૦૯	૮૫
		૧૯૮૫		૦૦	૦૦	૫૦
		૧૯૭૧		૦૦	૧૮	૫૦
		૧૯૭૨		૦૦	૦૬	૩૦
		૧૯૭૫		૦૦	૦૬	૯૦
		૧૯૭૩		૦૦	૦૦	૧૦
		૧૯૭૪		૦૦	૦૮	૯૮
		૨૨૮૯		૦૦	૦૨	૪૯
		૨૨૮૨		૦૦	૨૦	૨૮
		૨૨૮૩		૦૦	૦૬	૦૦
		૨૨૮૪		૦૦	૧૫	૬૦
		૨૨૮૫		૦૦	૧૬	૭૫
		૧૭૧		૦૦	૦૩	૬૦
		૧૭૨		૦૦	૨૪	૧૫
		૧૭૩		૦૦	૦૪	૩૫
		૧૮૦		૦૦	૦૪	૫૯
		૧૭૪		૦૦	૨૧	૩૦
		૧૬૧		૦૦	૧૬	૧૫
		૮૦		૦૦	૦૦	૧૫
		૧૫૯		૦૦	૦૦	૧૦
		૧૬૦		૦૦	૦૩	૪૫
		૧૫૭		૦૦	૧૬	૯૮
		૧૫૮		૦૦	૦૪	૯૦

૧	૨	૩	૪	૫	૬	૭
પાદરા	સાધી	૧૫૧		૦૦	૧૦	૮૦
	(ક્રમશઃ)	૧૫૨		૦૦	૦૧	૭૦
		૧૪૭		૦૦	૨૭	૨૬
		૨૪૬		૦૦	૧૦	૫૦
		૨૪૫		૦૦	૦૦	૪૦
		૨૪૪		૦૦	૧૩	૭૦
		૨૫૫		૦૦	૦૦	૨૦
		૨૪૩		૦૦	૦૮	૯૩
		૨૫૬		૦૦	૦૪	૩૦
પાદરા	પિપારી	૩૬૮		૦૦	૧૭	૮૬
		૪૯૬		૦૦	૧૩	૨૬
		૩૭૦		૦૦	૧૨	૪૮
		૩૭૧		૦૦	૦૦	૧૦
		૩૬૯		૦૦	૦૦	૧૦
		૩૯૪		૦૦	૧૭	૯૫
		૩૯૩		૦૦	૦૨	૦૪
		૩૯૦		૦૦	૨૭	૯૦
		૩૮૯		૦૦	૧૩	૮૦
		૩૮૭		૦૦	૦૦	૨૦
		૩૮૬		૦૦	૨૧	૬૬
		૩૮૩		૦૦	૦૦	૧૦
		૩૮૪		૦૦	૧૨	૪૦
		૩૮૫		૦૦	૦૮	૪૬
		૪૫૯		૦૦	૦૦	૩૦
		૪૪૭		૦૦	૩૬	૯૬
		૪૪૯		૦૦	૧૪	૮૨
		૨૨		૦૦	૧૯	૫૦
		૨૩		૦૦	૧૯	૨૦
		૧૮	ક	૦૦	૨૧	૫૭
		૧૮	બ	૦૦	૦૪	૮૦
		૧૮	અ	૦૦	૧૬	૭૫
		૯		૦૦	૦૩	૬૧
		૧૩		૦૦	૧૭	૮૫
		૫૭		૦૦	૧૯	૦૫
		૫૬		૦૦	૦૧	૧૦
		૬૮		૦૦	૧૧	૯૦
		૬૯		૦૦	૦૦	૬૦
		૬૭		૦૦	૦૯	૨૫
		૬૫		૦૦	૧૩	૨૬

૧	૨	૩	૪	૫	૬	૭
પાદરા	પિપારી	૮૦		૦૦	૦૨	૬૦
	(કમથા)	૮૧		૦૦	૨૧	૬૬
		૮૨		૦૦	૨૬	૦૨
		૮૩		૦૦	૨૬	૯૦
પાદરા	સેજયાકુવા	૩૩૭		૦૦	૦૦	૫૦
પાદરા	લતીપુરા	૨૪૬		૦૦	૧૫	૮૬
		૨૪૭		૦૦	૧૮	૯૮
		૨૦૪		૦૦	૧૭	૫૦
		૨૧૩		૦૦	૦૧	૪૮
		૨૧૪		૦૦	૦૧	૧૧
		૧૪૧	પૈકી	૦૦	૦૮	૫૦
		૧૪૧		૦૦	૧૩	૪૦
		૧૪૩		૦૦	૦૯	૯૫
		૧૫૩		૦૦	૦૦	૧૦
		૧૫૪		૦૦	૧૧	૮૨
		૧૫૫		૦૦	૦૮	૯૭
		૧૬૦		૦૦	૦૨	૪૦
		૧૫૯		૦૦	૧૪	૮૯
		૧૫૮		૦૦	૦૬	૫૮
		૯૯		૦૦	૦૨	૪૦
		૧૬૩		૦૦	૦૦	૬૦
		૧૬૪		૦૦	૨૧	૯૨
		૯૮		૦૦	૦૩	૩૬
		૧૬૭		૦૦	૧૮	૮૦
		૧૬૮		૦૦	૧૦	૮૦
		૮૬		૦૦	૧૬	૮૦
		૮૫		૦૦	૦૦	૧૦
		૮૦		૦૦	૦૨	૧૦
		૭૮		૦૦	૧૫	૧૦
		૭૯		૦૦	૧૬	૮૦
		૭૧		૦૦	૦૫	૪૦
		૭૦		૦૦	૦૭	૯૦
		૭૨		૦૦	૦૦	૧૦
		૬૮		૦૦	૦૬	૯૦
		૫૬૪		૦૦	૦૬	૪૦
		૬૭		૦૦	૦૦	૫૦
પાદરા	ધાયજ	૧૬૨		૦૦	૦૨	૮૫
		૧૬૩		૦૦	૧૦	૬૦

૧	૨	૩	૪	૫	૬	૭
પાદરા	ધાયજ (ક્રમશઃ)	૧૬૪		૦૦	૦૦	૧૦
		૧૬૯		૦૦	૦૭	૨૫
		૧૬૮		૦૦	૦૮	૨૦
		૧૬૭		૦૦	૨૦	૧૦
		૧૭૧		૦૦	૦૧	૦૦
		૧૭૩		૦૦	૦૧	૫૦
		૧૭૮		૦૦	૦૦	૫૨
		૧૭૫		૦૦	૦૬	૦૦
પાદરા	પાદરા	૩૮૯	૧	૦૦	૦૫	૩૦
		૩૮૮	૨	૦૦	૦૦	૪૦
		૩૮૭		૦૦	૦૭	૭૦
		૪૦૩		૦૦	૦૧	૫૮
		૪૦૦		૦૦	૧૦	૫૪
		૪૦૧		૦૦	૦૯	૯૮
		૪૦૨		૦૦	૦૮	૭૨
		૪૧૦	૧	૦૦	૨૮	૫૦
		૪૪૯		૦૦	૦૩	૯૬
		૪૨૪		૦૦	૪૨	૩૬
		૪૪૭		૦૦	૦૮	૬૫
		૪૪૬		૦૦	૦૦	૫૦
		૪૨૫		૦૦	૩૭	૯૧
		૪૩૮		૦૦	૨૦	૮૦
		૪૩૭		૦૦	૨૩	૭૦
		૫૩૫		૦૦	૦૬	૬૮
		૫૩૬		૦૦	૧૩	૯૧
		૫૩૭		૦૦	૧૮	૮૩
		૬૨૭		૦૦	૦૮	૯૮
		૬૧૦	૧	૦૦	૦૦	૮૦
		૬૨૬		૦૦	૦૭	૬૮
		૬૧૧		૦૦	૧૪	૯૪
		૬૧૩		૦૦	૩૯	૭૫
		૬૧૯		૦૦	૦૧	૮૫
		૬૧૮	૨	૦૦	૧૫	૯૯
		૬૧૮	૧	૦૦	૧૧	૮૦
		૭૯૨		૦૦	૦૦	૮૦
		૭૯૩		૦૦	૨૨	૦૨
		૭૯૪		૦૦	૧૫	૮૬
		૭૯૮		૦૦	૧૧	૮૦
		૭૯૭		૦૦	૦૮	૬૫

૧	૨	૩	૪	૫	૬	૭
પાદરા	પાદરા (ક્રમશઃ)	૭૮૫		૦૦	૦૦	૮૦
		૭૮૬		૦૦	૧૮	૦૫
		૮૧૧		૦૦	૦૮	૮૫
		૮૧૦		૦૦	૧૯	૨૪
		૮૬૭		૦૦	૦૫	૯૦
		૮૬૮		૦૦	૦૨	૯૦
		૮૬૬		૦૦	૧૯	૮૯
		૮૬૯		૦૦	૦૯	૯૮
		૮૭૦		૦૦	૧૦	૨૫
		૮૮૦		૦૦	૦૯	૨૦
		૮૭૮		૦૦	૦૭	૨૫
		૮૭૯		૦૦	૦૩	૮૮
		૮૭૭		૦૦	૧૪	૨૦
		૮૭૬		૦૦	૦૪	૪૯
		૧૦૨૭		૦૦	૩૩	૩૩
		૧૦૪૧		૦૦	૦૦	૧૦
		૧૦૨૮		૦૦	૦૦	૩૦
		૧૦૪૦		૦૦	૧૯	૦૦
		૧૦૩૮		૦૦	૩૩	૦૦
		૧૦૩૬		૦૦	૧૧	૨૫
		૧૦૫૫		૦૦	૧૭	૪૧
		૧૦૫૪		૦૦	૦૯	૧૧
		૧૦૫૬		૦૦	૧૫	૪૯
		૧૦૫૮	૨	૦૦	૨૦	૦૧
		૧૦૫૭		૦૦	૧૦	૦૦
		૧૦૫૯		૦૦	૨૯	૦૦
		૧૦૫૯	૧	૦૦	૧૮	૯૦
		૧૦૬૦		૦૦	૦૯	૫૯
		૧૧૦૪	૧	૦૦	૩૦	૪૦
		૧૧૦૪		૦૦	૧૭	૩૦
		૧૧૯૨		૦૦	૨૪	૦૪
		૧૧૯૦		૦૦	૦૭	૩૨
		૧૧૯૩	૧	૦૦	૦૦	૩૦
		૧૧૯૪		૦૦	૨૬	૦૦
		૧૧૯૮		૦૦	૦૫	૬૦
		૧૧૯૬		૦૦	૧૩	૬૫
		૧૧૯૭		૦૦	૦૬	૦૪
		૧૨૦૨		૦૦	૧૮	૨૫

૧	૨	૩	૪	૫	૬	૭
પાદરા	પાદરા	૧૨૦૩		૦૦	૧૭	૭૬
	(ક્રમશઃ)	૧૩૪૫		૦૦	૦૬	૮૩
વડોદરા	રાઈપુરા	૧૮૯		૦૦	૦૫	૮૮
		૧૮૮		૦૦	૩૪	૭૦
		૧૯૧		૦૦	૧૩	૨૫
		૧૯૫		૦૦	૧૦	૮૩
		૧૯૪		૦૦	૦૩	૦૭
		૧૯૬		૦૦	૧૫	૬૩
		૧૯૭		૦૦	૧૧	૨૦
		૧૯૮		૦૦	૧૧	૩૦
		૨૦૦		૦૦	૨૧	૧૦
		૨૦૧		૦૦	૨૧	૪૫
		૨૦૯		૦૦	૧૮	૫૦
		૨૧૧		૦૦	૨૧	૬૦
		૨૨૫		૦૦	૧૪	૪૦
		૨૩૩		૦૦	૦૮	૬૪
		૩૧૫		૦૦	૧૦	૮૦
		૩૧૮		૦૦	૧૮	૪૦
		૩૧૯		૦૦	૦૯	૭૬
		૩૨૦		૦૦	૧૮	૪૩
		૩૫૬		૦૦	૨૨	૩૬
		૩૫૮		૦૦	૧૧	૫૨
		૩૫૭		૦૦	૧૦	૭૫
		૩૫૯		૦૦	૨૧	૮૮
		૩૬૦		૦૦	૦૧	૧૦
		૩૬૪		૦૦	૨૧	૬૦
		૩૬૩		૦૦	૦૧	૩૦
		૩૬૬		૦૦	૨૨	૧૩
		૩૬૫		૦૦	૦૫	૪૨
		૩૮૯		૦૦	૦૨	૫૦
વડોદરા	હિંગલોટ	૯૧		૦૦	૩૪	૬૯
		૯૦		૦૦	૦૦	૪૦
		૮૯		૦૦	૧૭	૦૦
		૮૬		૦૦	૧૮	૮૨
		૭૬		૦૦	૨૦	૨૦
વડોદરા	અંપાડ	૨૮૫		૦૦	૩૬	૮૦
		૨૭૮		૦૦	૦૦	૧૦
		૨૭૯		૦૦	૦૦	૮૦
		૨૮૪		૦૦	૦૦	૩૦
		૨૯૦		૦૦	૧૦	૮૭

૧	૨	૩	૪	૫	૬	૭
વડોદરા	અંપાડ	૨૯૧		૦૦	૧૦	૯૫
	(ક્રમશઃ)	૨૯૨		૦૦	૧૯	૧૫
		૨૯૬		૦૦	૨૨	૭૬
		૨૯૮		૦૦	૩૫	૨૦
		૩૦૩		૦૦	૦૦	૮૮
		૩૦૪		૦૦	૦૮	૬૦
		૩૦૫		૦૦	૧૧	૪૦
		૩૨૮		૦૦	૧૦	૧૪
		૩૧૭		૦૦	૦૦	૫૦
		૩૧૬		૦૦	૦૯	૫૬
		૩૦૭		૦૦	૨૧	૯૦
		૩૧૦		૦૦	૦૯	૩૬
		૩૦૯		૦૦	૧૩	૩૬
		૧૪૭		૦૦	૦૮	૯૭
		૧૪૮		૦૦	૨૪	૮૦
		૧૫૬		૦૦	૧૩	૫૬
		૧૫૫		૦૦	૦૧	૯૦
		૧૫૭		૦૦	૧૧	૮૦
		૧૫૮		૦૦	૧૦	૭૫
		૧૫૯		૦૦	૦૭	૯૦
		૧૬૨		૦૦	૦૮	૪૦
		૧૮૭		૦૦	૦૯	૪૪
		૧૮૬		૦૦	૦૦	૨૦
		૧૬૩		૦૦	૧૫	૮૬
		૧૬૪		૦૦	૦૦	૬૦
		૧૨૯		૦૦	૧૫	૮૮
		૧૩૦		૦૦	૦૫	૮૫
		૧૨૮		૦૦	૧૨	૨૦
		૯૭		૦૦	૧૮	૮૦
		૯૫		૦૦	૦૬	૮૦
		૯૬		૦૦	૦૭	૮૦
		૯૪		૦૦	૧૬	૩૦
		૯૨		૦૦	૧૬	૬૦
		૭૮		૦૦	૧૭	૧૦
		૧૦૨		૦૦	૧૩	૮૦
		૧૦૩		૦૦	૨૧	૮૦



૧	૨	૩	૪	૫	૬	૭
વડોદરા	શેરખી	૫૩૭		૦૦	૫૮	૩૦
		૫૩૯		૦૦	૧૪	૪૦
		૫૪૯		૦૦	૧૬	૫૦
		૫૪૮		૦૦	૧૦	૦૦
		૫૫૧	૧	૦૦	૧૯	૫૦
		૫૫૩		૦૦	૧૮	૧૩
		૫૬૧		૦૦	૧૩	૬૮
		૫૫૮		૦૦	૫૬	૬૦
		૫૭૨		૦૦	૨૦	૨૦
		૫૭૧		૦૦	૩૮	૧૦
		૫૭૦		૦૦	૦૧	૯૮
		૫૭૭		૦૦	૧૪	૯૭
		૫૭૯		૦૦	૦૧	૮૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. બી. પટેલ,  
સરકારના ઉપસચિવ.

નંબર. જીયુ-૨૦૦૨-૧૫-જીપીસી-૧૧-૨૦૦૧-૩૮૪૪

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, JULY 29, 2002/SRAVANA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી જુલાઈ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૬૩-૨૦૦૨-એપીએમ-૧૦૨૦૦૨/૧૩૮૩/ગ. - આ વિભાગના તા. ૨૬-૬-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૪૭-૨૦૦૨-એપીએમ-૧૦૨૦૦૨-૧૮૮૩/ગ થી બજાર સમિતિ, પાથાવાડાની મુદત તા. ૧૮-૮-૨૦૦૨થી વધુ એક વર્ષ માટે લંબાવવામાં આવી છે તે હુકમો રદ કરવામાં આવે છે.

૨. કૃષિ અને સહકાર વિભાગના તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૫૮-૨૦૦૨-એપીએમ-૧૦૨૦૦૨-૧૫૩૭/ગથી રાજ્યમાં આવેલ ૨૪ બજાર સમિતિઓ પૈકી જે બજાર સમિતિઓ સરકારશ્રી નિયુક્ત છે તેની મુદત તા. ૩૧-૧૨-૨૦૦૨ સુધી લંબાવવામાં આવેલ છે. ઉક્ત જાહેરનામામાં દર્શાવેલ કારણો ધ્યાને લેતાં બજાર ધારાની કલમ-૧૧(૪)(કક)થી સરકારને મળેલ સત્તા અન્વયે ખેત ઉત્પન્ન બજાર સમિતિ, પાથાવાડાની નિયુક્ત બજાર સમિતિની મુદત જે તા. ૧૮-૮-૨૦૦૨ના રોજ પૂર્ણ થનાર છે તે હવે તા. ૩૧-૧૨-૨૦૦૨ સુધીની મુદત લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, JULY 29, 2002/SRAVANA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી જુલાઈ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૬૪-૨૦૦૨-એપીએમ-૧૦૨૦૦૨એમ./૧૪૦/ગ. — આ વિભાગના તા. ૨૬-૬-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૪૮-૨૦૦૨-એપીએમ-૧૦૨૦૦૨-એમ.૧૪૦/ગ થી બજાર સમિતિ, ધાનેરાની મુદત તા. ૧૮-૮-૨૦૦૨થી વધુ એક વર્ષ માટે લંબાવવામાં આવી છે તે હુકમો રદ કરવામાં આવે છે.

૨. કૃષિ અને સહકાર વિભાગના તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૫૮-૨૦૦૨-એપીએમ-૧૦૨૦૦૨-૧૫૩૭/ગ થી રાજ્યમાં આવેલ ૨૪ બજાર સમિતિઓ પૈકી જે બજાર સમિતિઓ સરકારશ્રી નિયુક્ત છે તેની મુદત તા. ૩૧-૧૨-૨૦૦૨ સુધી લંબાવવામાં આવેલ છે. ઉક્ત જાહેરનામામાં દર્શાવેલ કારણો ધ્યાને લેતાં બજાર ધારાની કલમ-૧૧(૪)(કક)થી સરકારને મળેલ સત્તા અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધાનેરાની નિયુક્ત બજાર સમિતિની મુદત જે તા. ૧૮-૮-૨૦૦૨ના રોજ પૂર્ણ થનાર છે. તે હવે તા. ૩૧-૧૨-૨૦૦૨ સુધીની મુદત લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII

TUESDAY, JULY 30, 2002 / SRAVANA 8, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th July, 2002.

No. GU-2002-62-GPC-11-2001-5028-E PART-I:-Whereas by Notification of the  
Government of Gujarat, Ministry of Energy and Petrochemicals Department,  
Gandhinagar No. GU-2002-16-GPC-11-2001-5028-E, dated 11<sup>th</sup> February, 2002,

issued under sub-section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in land) Act, 2000. The State Government declared its intention to acquire the Right of User in land specified in the Schedule annexed to that notification for purpose of Laying the pipeline.

And whereas, the copies of the said Gazette notification were made available to the public on 18.3.2002 to 22.4.2002.

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said, Act submitted report to the Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the land specified in the Schedule annexed to this notification.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the right of user in the said land specified in the Schedule annexed to this notification hereby acquired for laying the pipeline.

And further, in exercise of Powers conferred by sub-section (4) of section 6 of the said Act, the State Government directs that the right of user in the said land shall instead of vesting the State Government vests on this date of the publication of this declaration in the Gujarat State Petronet Ltd., (a subsidiary Company of Gujarat State Petroleum Corporation Ltd. - a Government of Gujarat undertaking), Gandhinagar free from all encumbrances.

Schedule

District : Anand

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Anklav	Asharma	67	00	19	20
		68	00	04	70
		69	00	10	30
		71	00	23	60
		72	00	07	15
		73/2	00	13	10
	Hathipura	198	00	00	50
		211	00	17	80
		Cart track from Hathipura to Asharma	00	13	90
		210	00	18	25
		209	00	03	50
		205	00	11	30
		206	00	10	50
		297	00	08	20
		296	00	15	00
		295	00	08	60
		298	00	03	25
		313	00	01	30
		312	00	15	50
		314/3	00	03	25
		314/2	00	11	65
		314/1	00	02	70
		317/2	00	05	10
		317/1	00	16	50
		318/1	00	12	40
		Cart Track	00	01	30
		319	00	00	35
		366	00	14	05
		365/2	00	01	15
		365/1	00	05	10
		368	00	05	60
		430/1	00	00	10
		369	00	07	15
		370	00	07	20
		371	00	08	70
		372	00	10	45
		373	00	00	85
		Cart track Hathipura to Navakhal	00	01	20
		425	00	08	50
		408/3/A	00	15	05
		424/1	00	00	80
		410/2	00	17	60
		419/2	00	15	95
		419/1	00	15	00



(1)	(2)	(3)	(4)	(5)	(6)
	Hathipura	415	00	06	45
	(Cont...)	416/1	00	05	45
		414/1	00	29	00
	Anklav	Cart track from Anklav to Navakhal	00	02	35
		857/A	00	11	35
		857/2	00	16	70
		854/3	00	07	60
		855	00	17	45
		856/2	00	00	50
		856/1	00	11	15
		Cart track from Anklav to Navakhal	00	02	05
		832/2	00	10	60
		832/1	00	20	80
		830/A	00	41	20
		826	00	03	10
		827/2	00	00	15
		825/2	00	20	75
		816	00	21	80
		Cart track from Anklav to Navakhal	00	04	50
		571/1	00	12	95
		588/2	00	02	80
		587	00	06	90
		591	00	08	00
		592	00	07	45
		594/3	00	03	00
		594/2	00	05	75
		595	00	09	00
		583/1	00	16	05
		597/2	00	04	20
		597/1	00	09	45
		598	00	02	70
		601	00	05	55
		Cart Track from Anklav	00	01	95
		600/3	00	09	10
		600/2	00	09	10
		617	00	09	65
		618	00	14	35
		619/1	00	13	10
		619/2	00	16	50
		624/1	00	03	70
		Cart track from Anklav to Navakhal	00	06	25
		373	00	04	25
		372	00	08	05
		366/1	00	26	25
		365/2	00	01	50
		365/1	00	11	20
		366/2	00	08	45
		359	00	18	65



(1)	(2)	(3)	(4)	(5)	(6)
	Anklav	362/2	00	10	45
	(Cont...)	362/1	00	16	30
		307/2	00	06	80
		307/1	00	20	00
		308	00	02	25
		309	00	12	60
		311	00	05	90
		312/2	00	15	45
		Cart track from Anklav to Kosindra	00	04	10
		166/2	00	11	65
		Cart Track	00	03	25
		165	00	00	75
		164/2	00	05	35
		164/1	00	07	65
		163/2	00	21	80
		162	00	17	70
		161	00	10	95
		158/5	00	01	15
		158/4	00	08	05
		158/3	00	01	05
		157/3	00	02	00
		157/2	00	18	40
		157/1	00	02	95
		178/3	00	03	45
		178/2	00	09	80
		Cart track Anklav to Kosindra	00	03	45
		120	00	17	25
		121	00	07	45
		119	00	02	80
		118	00	11	00
		116	00	31	45
		115	00	05	65
		113	00	03	30
		114/2	00	12	65
		84	00	02	60
		85/P	00	16	15
		85/P	00	37	00
		(75+76)/1	00	15	75
		(75+76)/2	00	00	25
		74	00	09	70
		71	00	22	80
		77	00	00	45
		(66+67+68)/1	00	13	40
		(66+67+68)/2	00	02	20
		65/1	00	17	85
		65/2	00	16	20
		58	00	20	25
		56	00	08	80

(1)	(2)	(3)	(4)	(5)	(6)
	Joshikuva	647	00	05	25
		612	00	15	10
		646	00	09	95
		613	00	08	40
		645/2	00	02	05
		645/1	00	00	05
		617	00	07	70
		618/1	00	12	40
		642	00	05	65
		641	00	19	60
		629	00	01	00
		630	00	09	80
		Cart track Joshikuva to Alarsa	00	28	85
		313	00	12	15
		315	00	11	15
		316	00	14	20
		317	00	11	70
		319	00	04	00
		302	00	08	35
		301	00	18	30
		Cart track - Joshikuva - Alarsa	00	01	30
		330	00	04	45
		Cart track - Joshikuva - Alarsa	00	04	10
		279	00	03	10
		278	00	16	45
		281	00	06	65
		280	00	04	20
		270	00	39	10
		Cart track	00	01	30
		250	00	14	85
		248	00	01	75
		247	00	04	75
		251/1	00	00	45
		246	00	11	30
		245	00	09	05
		Cart track - Joshikuva to Ambav	00	03	30
		351/1	00	05	05
		356	00	12	95
		355	00	00	10
		357	00	12	10
		C. T. Rly. to Anklav	00	05	30
		359	00	01	00
		232	00	17	40
		229	00	16	60
		Cart track	00	01	70
		210	00	11	50
		209	00	05	10
		211	00	06	30
		208	00	01	10
		213	00	16	05

(1)	(2)	(3)	(4)	(5)	(6)
	Joshikuva	214	00	18	45
	(Cont...)	215	00	00	65
		206	00	06	50
		205	00	00	25
		198	00	13	95
		202	00	02	05
		199	00	23	25
		200	00	05	00
		156	00	02	40
	Ambao	293	00	37	75
		300	00	00	15
		297	00	18	15
		298	00	02	45
		Cart track	00	03	20
		347	00	28	15
		348	00	00	05
		CT Ambao to Joshikuva	00	20	70
		465	00	10	75
		461	00	11	30
		460	00	21	45
		462	00	02	75
		459	00	11	75
		454	00	04	50
		453	00	07	00
		449	00	06	45
		446	00	16	35
		445	00	08	40
		CT to Ambao	00	05	35
		595	00	21	65
		596	00	06	65
		596/A	00	05	80
		630	00	44	15
		600	00	10	85
		639	00	00	15
		629	00	59	20
	Asodar	513/1	00	12	05
		512	00	03	25
		511	00	00	25
		506	00	01	00
		480	00	13	75
		CT Ambao to Asodar	00	03	30
		437	00	16	20
		436	00	06	85
		424	00	00	35
		439	00	12	95
		355	00	14	00
		354	00	12	70
		356	00	02	05
		353	00	21	60
		344	00	00	35

(1)	(2)	(3)	(4)	(5)	(6)
	Asodar	347	00	13	90
	(Cont...)	345	00	03	30
		346	00	11	80
		334	00	01	30
Borsad	Bodal	1421	00	33	05
		1423	00	00	15
		1419	00	00	05
		1418	00	03	70
		1340	00	12	75
		1341	00	09	65
		1344	00	00	40
		1343	00	14	65
		1347	00	02	40
		1348	00	17	45
		1327	00	02	60
		1326	00	02	20
		1325	00	10	65
		1298	00	04	95
		1297	00	03	05
		1296	00	00	30
		Bodal Asodar Cart track	00	01	95
		1055	00	09	35
		1054	00	04	30
		1057	00	09	70
		1060	00	04	55
		1059	00	00	65
		1061	00	02	60
		1062	00	16	35
		1050	00	01	10
		1064	00	12	85
		1049	00	15	75
	Harkhapur	104	00	28	00
		103/5	00	00	30
		82/2	00	31	30
		83/1	00	07	85
		84/2/1	00	20	20
		85	00	14	45
		86	00	27	75
		58	00	03	15
		56	00	07	85
		55	00	13	65
		57	00	00	85
		46	00	18	60
		47	00	07	45
		48	00	16	05
		50/1	00	00	05
		31/2/1	00	10	10
		31/2/2	00	00	40
		28/1	00	06	60
		28/2+3+4/A	00	19	85
		28/2+3+4/B	00	08	00
		27	00	01	60

(1)	(2)	(3)	(4)	(5)	(6)
	Harkhapur	26/1	00	14	35
	(Cont...)	25/1	00	12	90
		17	00	00	55
		18	00	07	60
		20/1	00	17	20
		21/1	00	06	20
		21/2	00	10	85
	Pamol	785	00	07	75
		786	00	07	15
		787	00	07	00
		788	00	01	90
		795	00	05	30
		798	00	00	20
		797	00	22	25
		Cart track	00	05	80
		867	00	09	35
		868	00	05	70
		863	00	15	45
		871	00	01	60
		872	00	16	00
		887/1	00	03	80
		887/2	00	00	05
		Drain	00	11	40
		997/1	00	09	20
		999	00	16	95
		992	00	02	35
		1000	00	01	00
		1001	00	19	35
		1004	00	00	20
		1002	00	11	15
		990	00	11	20
		989	00	04	55
		988	00	05	60
		1089	00	09	95
		1090	00	15	20
		1094	00	16	35
		1096	00	10	55
		1095	00	00	05
	Dehmi	752	00	00	85
		753	00	16	05
		749	00	27	10
		759	00	11	70
		757	00	15	90
		728	00	02	90
		726	00	35	85
		704	00	13	40
		705	00	09	20
		706	00	07	30
		617	00	11	40

(1)	(2)	(3)	(4)	(5)	(6)
	Dehmi	610	00	04	00
	(Cont...)	609	00	14	10
		416	00	10	55
		417	00	08	15
		390	00	08	25
		392	00	18	40
		393	00	09	10
		399	00	11	95
		83	00	09	00
		85	00	02	20
		86	00	06	40
		89	00	07	80
		80	00	06	10
		75	00	09	20
		76	00	07	70
		77	00	03	00
		74	00	28	65
		102	00	00	15
		138	00	03	10
		72	00	50	00
		141	00	01	20
		142	00	13	80
		930	00	12	10
		145	00	15	50
	Naman	185	00	00	65
		181	00	18	05
		179	00	00	05
		178	00	01	60
		177	00	04	85
		175	00	01	40
		176	00	11	80
		173	00	09	35
		221	00	00	55
		220	00	23	90
		217	00	06	50
		216	00	06	35
		215	00	03	30
	Napavata	239	00	08	35
		240	00	19	00
		247	00	21	80
		248	00	00	25
		246	00	00	15
		249	00	07	15
		250/1	00	15	35
		250/2	00	11	20
		251/1	00	00	80
		386	00	32	40
		384	00	18	95
		381	00	01	85
		382	00	17	30

(1)	(2)	(3)	(4)	(5)	(6)
	Napavata	383/2	00	05	75
	(Cont...)	368/1	00	13	00
		368/2	00	09	55
		370/2	00	00	25
		369	00	18	70
		362	00	00	65
		371/1	00	03	15
		360	00	20	95
		358	00	08	95
		357/2	00	02	40
		357/3	00	12	80
		Dehmi to Naman Cart track	00	03	40
		685/P	00	01	05
		685/P	00	01	05
		686/P	00	00	50
		686/P	00	20	60
		689	00	11	55
		Naman to Khandhali Cart track	00	05	00
		692	00	01	60
		691	00	19	70
		695/1	00	03	20
		695/2	00	06	65
		696	00	04	40
		697	00	08	05
		705	00	03	85
		706	00	14	40
		707	00	05	15
Anand	Khandhali	Cart track Napavata to Khandhali	00	08	60
		291/1	00	07	20
		291/4	00	03	25
		291/5	00	12	30
		291/6	00	13	25
		290/K	00	00	45
		288	00	24	55
		287/B	00	02	55
		286	00	00	05
		Cart track Napa to Meghwa Gana	00	02	00
Borsad	Napatalpad	124	00	14	65
		125/2	00	10	65
		Napatalpad to Khandhali Cart track	00	03	25
		127/1	00	01	00
		127/2	00	17	55
		128	00	21	05
		Napatalpad to Khandhali Cart track	00	05	05
		129	00	00	10
		140/1	00	12	00
		140/2	00	04	35
		140/3	00	00	25



(1)	(2)	(3)	(4)	(5)	(6)
	Napatalpad	141	00	15	45
	(Cont...)	139/1	00	12	40
		142	00	00	15
		149/2+3	00	10	50
		150/1	00	00	30
		150/2	00	07	50
		150/3	00	13	00
		150/4	00	02	60
		151/3	00	00	35
		152	00	16	25
		179/1	00	07	10
		179/2	00	01	50
		178/1	00	06	20
		178/2/1	00	12	25
		177/1	00	03	30
		184/2	00	05	15
		185/1	00	14	40
		185/2	00	00	90
		186/1	00	06	35
		187/1	00	08	90
		187/2/1	00	03	20
		187/2/2	00	03	10
		187/2/3	00	03	00
		189/1/1	00	04	40
		Napatalpad to Meghwa Cart track	00	03	10
		201/1	00	15	15
		201/2	00	02	25
		200/1	00	09	80
		200/2	00	08	60
		200/3	00	01	60
		200/4	00	13	95
		200/7	00	07	00
		200/8	00	06	60
Anand	Meghva	221	00	35	60
		211	00	14	05
	Gana	137/P	00	14	45
		138	00	07	50
		141/1	00	04	40
		141/2	00	04	80
		141/3+4	00	08	60
		142/1	00	09	60
		142/2	00	04	20
		142/3	00	03	80
		143/1+2	00	15	60
		143/3+1	00	00	80
		172	00	06	35
		173/1	00	08	10
		174/2	00	00	10
		Cart track Gana to Meghva	00	05	00

(1)	(2)	(3)	(4)	(5)	(6)
	Gana	181	00	07	50
	(Cont...)	180/2	00	02	00
		182/5	00	02	90
		183/1	00	00	35
		183/2	00	09	65
		187	00	11	20
		188/2	00	00	05
		186	00	17	00
		Cart track	00	02	80
		196	00	12	85
		194	00	12	55
		197/1	00	02	05
		197/2	00	00	05
		193/1	00	11	65
		193/2	00	15	90
		198/2	00	03	90
		275/1	00	07	70
		274/1+2	00	12	00
		274/3+4	00	08	95
		282/3	00	03	75
		283/2	00	00	40
		283/3	00	10	30
		283/4	00	05	65
		283/5	00	02	35
		284/1	00	13	20
		284/2	00	07	70
		284/3	00	00	05
		287/1	00	00	15
		286/2	00	07	60
		286/3	00	11	05
		308	00	10	90
		309	00	00	15
		264/1	00	02	25
		264/2	00	10	15
		264/3	00	04	45
		Cart track	00	02	00
	Karamsad	943/1	00	06	85
		943/2	00	00	10
		944/3	00	10	50
		944/4	00	06	20
		Cart track Karamsad to Gana	00	03	10
		945	00	19	00
		947/1	00	07	10
		947/2	00	05	70
		Cart track	00	03	50
		970	00	00	65
		961/1	00	09	10
		968/4	00	05	65
		967/3	00	05	70
		966/3	00	10	25
		965/1/2	00	11	90
		965/3/1	00	09	50

(1)	(2)	(3)	(4)	(5)	(6)
	Karamsad	965/4	00	09	50
	(Cont...)	963	00	01	70
		964	00	01	85
		1034	00	18	45
		Cart track Karamsad to Gana	00	02	10
		1042/1	00	08	00
		1042/3	00	08	50
		1041	00	14	35
		1040/1	00	00	95
		1044	00	12	60
		1230/1	00	23	75
		1220/1/P	00	14	75
		1221	00	05	30
		1222	00	23	60
		1223/3/A	00	06	65
		1216	00	20	75
		1215	00	15	95
		1214/2	00	11	90
		Cart track Boria to Karamsad	00	03	75
		1285	00	16	30
		Cart track Karamsad	00	03	40
		1315	00	14	45
		1287/P	00	06	30
		1314	00	15	70
		1313	00	13	00
		1327/2	00	12	55
		1312	00	24	90
		1330	00	01	35
		1310/1	00	11	55
		1331	00	01	55
		1307/2	00	18	60
		1307/4	00	08	40
		1307/5	00	05	55
		1380	00	17	75
		1381/1/K	00	12	15
		1390/1	00	00	90
		1390/2/B	00	13	25
		1393/2	00	01	90
		1391	00	15	00
		1392	00	09	55
		Cart track Sandasar to Karamsad	00	02	55
		1540	00	11	30
		1541	00	00	80
		1548	00	24	10
		1547/3	00	00	50
		1547/4	00	01	80
		1547/5/1	00	04	85
		1547/5/2	00	03	35
		1547/5/3	00	02	95

(1)	(2)	(3)	(4)	(5)	(6)
	Karamsad	1547/6	00	01	65
	(Cont...)	1546/2	00	00	15
		1552	00	12	20
		1551	00	12	55
		1564	00	15	90
		1556	00	26	80
		1559	00	10	90
		1558	00	03	75
		1560	00	16	05
		Cart track Morad to Sandes	00	05	70
		1616	00	06	50
		1615	00	15	05
		1614	00	01	00
		1613/1	00	09	70
		1613/2	00	10	05
		1623/1/2	00	02	55
		1623/2/1	00	07	20
		1623/3/A+3/B	00	05	05
		1623/4/1	00	00	15
		1624/1	00	09	50
		1624/2	00	00	20
		1624/3	00	01	60
		1624/4	00	03	30
		1625	00	03	75
Petlad	Morad	638	00	13	80
		637	00	11	80
		636	00	26	65
		Valasan - Morad Cart track	00	01	75
		630	00	09	25
		628	00	09	05
		629	00	21	40
		626	00	01	90
		570	00	13	00
		571	00	06	60
		585	00	01	40
		584	00	14	40
		572	00	38	10
		559	00	00	10
		573	00	05	85
		Cart track	00	01	80
		558	00	10	60
		Cart track	00	04	60
		533	00	00	15
		534	00	13	20
		538	00	14	15
		537	00	00	95
		Cart track	00	01	65
		539	00	24	40
		477	00	02	70

(1)	(2)	(3)	(4)	(5)	(6)
	Morad	483	00	12	30
	(Cont...)	483/A	00	00	30
		484	00	01	60
		484/A	00	05	40
		488	00	00	90
		488/B	00	03	20
Anand	Valasan	225/2	00	05	80
		226/2	00	17	25
		227/1	00	21	50
		210/1	00	21	75
		Cart track	00	01	85
		232	00	26	45
		237	00	17	70
		236	00	11	00
		Cart track	00	02	05
		259	00	08	55
		260	00	09	65
		261	00	15	75
		283	00	06	05
		285	00	02	45
		284	00	05	50
		293	00	02	95
		294	00	12	80
		295	00	01	15
		292	00	14	55
		296	00	00	05
		C.T. Ghuteli to Valasan	00	02	60
		381	00	08	45
		382	00	22	20
		Cart track	00	01	25
		385	00	17	85
		388	00	27	75
		C.T. Ghuteli to Valasan	00	03	75
		404	00	25	40
		403/2	00	00	45
		390	00	00	10
		403/1	00	23	55
		402	00	13	40
		401	00	17	95
	Jol	1038	00	28	20
		1034	00	04	25
		1031	00	01	10
		1030	00	00	50
		1029	00	03	30
		1027	00	03	65
		1026	00	09	10
		1025	00	03	70
		C.T. Ghuteli to Jol	00	02	25
		1024	00	00	20

(1)	(2)	(3)	(4)	(5)	(6)
	Jol	1059	00	10	05
	(Cont...)	1060	00	04	65
		1062	00	11	35
		1064	00	00	30
		Cart track	00	03	85
		1065	00	29	60
		1089	00	14	60
		1088/1 + 1088/3	00	04	80
		1090	00	00	05
		1109	00	01	55
		1110	00	00	50
		1108	00	18	50
		1083	00	02	55
		1082	00	31	65
		1113	00	17	90
Petlad	Ravli	226	01	35	10
		221	00	17	45
		197	00	17	00
		191	00	13	50
		190	00	18	25
		181	00	14	15
		179	00	07	45
		180	00	01	95
		178	00	03	75
		153	00	07	50
		157	00	05	10
		154	00	17	10
		155	00	13	20
		144	00	03	75
		133	00	10	65
		135	00	09	05
		136	00	01	90
		129	00	13	20
		130	00	02	85
		128	00	00	55
		127	00	07	60
		125	00	17	10
		C. T.	00	07	05
		126	00	00	60
	Sanjaya	87	00	00	80
		Cart track	00	01	45
		92	00	12	00
		98	00	02	20
		97	00	16	70
		105	00	10	10
		106	00	10	00
		107	00	13	90
		115	00	09	00

(1)	(2)	(3)	(4)	(5)	(6)
	Sanjaya	116	00	18	55
	(Cont...)	118	00	19	30
		119	00	02	60
		120	00	19	80
		123	00	18	05
		Cart track	00	01	00
		148	00	06	90
		151	00	06	70
		149	00	00	55
		150	00	08	00
		156	00	08	65
		157	00	20	65
		158	00	00	80
		159	00	08	95
		182	00	09	55
		183	00	03	85
		C.T. Vadtal to Akhadol	00	02	50
	Bamroli	727	00	03	95
		735	00	09	80
		734	00	00	30
		736	00	17	80
		Cart track	00	01	20
		742	00	46	40
		774	00	07	85
		775	00	02	90
		776	00	20	60
		773	00	04	00
		798	00	10	40
		Cart track	00	01	20
		800	00	27	00
		Cart track	00	01	20
		826	00	13	40
		830	00	00	10
		827	00	11	00
		828	00	07	60
		823	00	09	05
		851	00	12	80
		864	00	12	40
		863	00	01	60
		862	00	00	10
		861	00	23	40
		866	00	08	90
		860	00	05	75
		859	00	03	25
		Cart track	00	01	20
		897	00	01	80
		898	00	03	20
		899/1	00	04	65



(1)	(2)	(3)	(4)	(5)	(6)
	Bamroli	901	00	05	00
	(Cont...)	902	00	06	00
		904	00	04	40
		908	00	02	40
		907	00	05	80
		905	00	02	95
		906	00	06	25
		927	00	02	90
		925	00	19	85
		926	00	02	25

District : Kheda

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
Nadiad	Vadtal	213/1	00	00	45
		212	00	05	85
		211	00	17	60
		210	00	10	75
		209	00	11	60
		140	00	11	25
		141	00	31	10
		142	00	03	90
		143	00	09	15
		144	00	14	15
		189	00	15	65
		188	00	15	90
		187	00	15	25
	Keriavi	714	00	07	65
		715	00	07	00
		716	00	04	80
		717	00	10	30
		781	00	00	70
		780	00	12	50
		788	00	00	70
		778	00	54	60
		794	00	25	70
		796	00	17	65
		804	00	05	70
		805	00	05	45
		806	00	06	45
		C. T. Narsanda to Keriavi	00	04	60
		1050	00	06	80
		1052	00	08	45
		1051	00	09	45
		1059	00	14	00
		1058	00	05	95
		1175	00	00	10
		1174	00	00	85

(1)	(2)	(3)	(4)	(5)	(6)
	Keriavi	1186	00	00	10
	(Cont...)	1173	00	20	30
		1188	00	09	05
		1187	00	00	50
		1189	00	19	35
		1209	00	06	60
		1210	00	02	65
		1215	00	03	65
		1214	00	07	10
		1226	00	01	35
		1227	00	11	45
		1230	00	01	80
		1229	00	05	30
		1268	00	09	45
		1269	00	02	85
		1295	00	39	40
		1296	00	10	45
		1297	00	05	80
		1317	00	15	00
		1363	00	20	05
		1364	00	08	30
		1359	00	00	10
		1366	00	18	10
		1391/A	00	19	30
		C. T. Piplag to Gotal	00	02	85
		1390	00	12	95
		1426	00	27	20
	Piplag	Cart track	00	05	10
		565	00	16	60
		581	00	08	70
		582	00	01	10
		580	00	09	40
		579	00	13	60
		578	00	00	70
		576	00	01	95
		577	00	08	10
		574	00	00	10
		573	00	10	70
		602	00	11	20
		605	00	10	45
		606	00	10	45
		607	00	10	25
	Piplata	Cart track	00	02	40
		59	00	22	85
		54	00	02	10
		55	00	09	30
		48	00	01	10
		47	00	09	05
		49	00	14	00

(1)	(2)	(3)	(4)	(5)	(6)
	Piplata	44	00	00	05
	(Cont...)	Cart track	00	05	45
		1582	00	04	20
		1580	00	11	80
		1583	00	06	85
		1587	00	04	65
		1586	00	17	75
		1588	00	05	00
		1589	00	00	65
		41	00	12	50
		1595	00	03	05
		1609	00	00	75
		1610	00	02	70
		1612	00	07	70
		1613	00	00	05
		Cart track Pliplag to Piplata	00	01	90
		1499	00	20	15
		1503	00	01	45
		1504	00	03	55
		1502	00	04	85
		1501	00	04	90
		1517	00	00	70
		1500	00	12	90
		1482	00	05	05
		1485	00	02	70
		1483	00	06	65
		Cart track	00	19	85
		1484	00	02	10
		1480	00	00	80
		1460	00	04	45
		1461	00	17	40
		1463	00	08	30
		1465	00	19	35
		1464	00	16	40
		1392	00	00	05
		1391	00	08	30

By order and in the name of Governor of Gujarat

G. B. PATEL,  
Under Secretary to the Government of Gujarat

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦મી જુલાઈ, ૨૦૦૨.

ક્રમાંક: જીયુ-૨૦૦૨-૬૨ જીપીસી-૧૧-૨૦૦૧-૫૦૨૮-ઈ, ભાગ-૧ તારીખ: ૧૧ ફેબ્રુઆરી ૨૦૦૨, આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ની કલમ -૩ની પેટા કલમ-૧થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જીયુ-૨૦૦૨-૧૮ જીપીસી-૧૧-૨૦૦૧-૫૦૨૮-ઈ, તારીખ: ૧૧ ફેબ્રુઆરી ૨૦૦૨થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોના હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરેલ છે.

આ જાહેરનામા પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ-૧૮-૩-૨૦૦૨ થી ૨૨-૪-૨૦૦૨ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી, અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ-૬ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજુ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલી અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકાર આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લી., (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલીયમ કોર્પોરેશન લી.ની ગૌણ કંપની) ગાંધીનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

અનુસૂચી

જિલ્લો : આણંદ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
આંકલાવ	અશરમા	૬૭	૦૦	૧૯	૨૦
		૬૮	૦૦	૦૪	૭૦
		૬૯	૦૦	૧૦	૩૦
		૭૧	૦૦	૨૩	૬૦
	હઠીપુરા	૭૨	૦૦	૦૭	૧૫
		૭૩/૨	૦૦	૧૩	૧૦
		૧૯૮	૦૦	૦૦	૫૦
		૨૧૧	૦૦	૧૭	૮૦
		હઠીપુરાથી અશરમા ગાડામાર્ગ	૦૦	૧૩	૮૦
		૨૧૦	૦૦	૧૮	૨૫
		૨૦૯	૦૦	૦૩	૫૦
		૨૦૫	૦૦	૧૧	૩૦
		૨૦૬	૦૦	૧૦	૫૦
		૨૯૭	૦૦	૦૮	૨૦
		૨૯૬	૦૦	૧૫	૦૦
		૨૯૫	૦૦	૦૮	૬૦
		૨૯૮	૦૦	૦૩	૨૫
		૩૧૩	૦૦	૦૧	૩૦
		૩૧૨	૦૦	૧૫	૫૦
		૩૧૪/૩	૦૦	૦૩	૨૫
		૩૧૪/૨	૦૦	૧૧	૬૫
		૩૧૪/૧	૦૦	૦૨	૭૦
		૩૧૭/૨	૦૦	૦૫	૧૦
		૩૧૭/૧	૦૦	૧૬	૫૦
		૩૧૮/૧	૦૦	૧૨	૪૦
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૧	૩૦
		૩૧૯	૦૦	૦૦	૩૫
		૩૬૬	૦૦	૧૪	૦૫
		૩૬૫/૨	૦૦	૦૧	૧૫
		૩૬૫/૧	૦૦	૦૫	૧૦
		૩૬૮	૦૦	૦૫	૬૦
		૪૩૦/૧	૦૦	૦૦	૧૦
		૩૬૯	૦૦	૦૭	૧૫
		૩૭૦	૦૦	૦૭	૨૦
		૩૭૧	૦૦	૦૮	૭૦
		૩૭૨	૦૦	૧૦	૪૫
		૩૭૩	૦૦	૦૦	૮૫
		હઠીપુરા થી નવાખલ ગાડા માર્ગ	૦૦	૦૧	૨૦
		૪૨૫	૦૦	૦૮	૫૦
		૪૦૮/૩/એ	૦૦	૧૫	૦૫
		૪૨૪/૧	૦૦	૦૦	૮૦
		૪૧૦/૨	૦૦	૧૭	૬૦
		૪૧૯/૨	૦૦	૧૫	૮૫
		૪૧૯/૧	૦૦	૧૫	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	હડીપુરા	૪૧૫	૦૦	૦૬	૪૫
	(ચાલુ...)	૪૧૬/૧	૦૦	૦૫	૪૫
		૪૧૪/૧	૦૦	૨૯	૦૦
	આંકલાવ	આંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૨	૩૫
		૮૫૭/એ	૦૦	૧૧	૩૫
		૮૫૭/૨	૦૦	૧૬	૭૦
		૮૫૪/૩	૦૦	૦૭	૬૦
		૮૫૫	૦૦	૧૭	૪૫
		૮૫૬/૨	૦૦	૦૦	૫૦
		૮૫૬/૧	૦૦	૧૧	૧૫
		આંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૨	૦૫
		૮૩૨/૨	૦૦	૧૦	૬૦
		૮૩૨/૧	૦૦	૨૦	૮૦
		૮૩૦/એ	૦૦	૪૧	૨૦
		૮૨૬	૦૦	૦૩	૧૦
		૮૨૭/૨	૦૦	૦૦	૧૫
		૮૨૫/૨	૦૦	૨૦	૭૫
		૮૧૬	૦૦	૨૧	૮૦
		આંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૪	૫૦
		૫૭૧/૧	૦૦	૧૨	૮૫
		૫૮૮/૨	૦૦	૦૨	૮૦
		૫૮૭	૦૦	૦૬	૮૦
		૫૮૧	૦૦	૦૮	૦૦
		૫૮૨	૦૦	૦૭	૪૫
		૫૮૪/૩	૦૦	૦૩	૦૦
		૫૮૪/૨	૦૦	૦૫	૭૫
		૫૮૫	૦૦	૦૮	૦૦
		૫૮૩/૧	૦૦	૧૬	૦૫
		૫૮૭/૨	૦૦	૦૪	૨૦
		૫૮૭/૧	૦૦	૦૮	૪૫
		૫૮૮	૦૦	૦૨	૭૦
		૬૦૧	૦૦	૦૫	૫૫
		આંકલાવથી ખેતરાઉ ગાડા માર્ગ	૦૦	૦૧	૮૫
		૬૦૦/૩	૦૦	૦૮	૧૦
		૬૦૦/૨	૦૦	૦૮	૧૦
		૬૧૭	૦૦	૦૮	૬૫
		૬૧૮	૦૦	૧૪	૩૫
		૬૧૮/૧	૦૦	૧૩	૧૦
		૬૧૮/૨	૦૦	૧૬	૫૦
		૬૨૪/૧	૦૦	૦૩	૭૦
		આંકલાવથી નવાખલ ગાડા માર્ગ	૦૦	૦૬	૨૫
		૩૭૩	૦૦	૦૪	૨૫
		૩૭૨	૦૦	૦૮	૦૫
		૩૬૬/૧	૦૦	૨૬	૨૫
		૩૬૫/૨	૦૦	૦૧	૫૦
		૩૬૫/૧	૦૦	૧૧	૨૦
		૩૬૬/૨	૦૦	૦૮	૪૫
		૩૫૮	૦૦	૧૮	૬૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	આંકલાવ	૩૬૨/૨	૦૦	૧૦	૪૫
	(ચાલુ...)	૩૬૨/૧	૦૦	૧૬	૩૦
		૩૦૭/૨	૦૦	૦૬	૮૦
		૩૦૭/૧	૦૦	૨૦	૦૦
		૩૦૮	૦૦	૦૨	૨૫
		૩૦૯	૦૦	૧૨	૬૦
		૩૧૧	૦૦	૦૫	૮૦
		૩૧૨/૨	૦૦	૧૫	૪૫
		આંકલાવથી કોસીદા ગાડા માર્ગ	૦૦	૦૪	૧૦
		૧૬૬/૨	૦૦	૧૧	૬૫
		ખેતરાઉ ગાડા માર્ગ	૦૦	૦૩	૨૫
		૧૬૫	૦૦	૦૦	૭૫
		૧૬૪/૨	૦૦	૦૫	૩૫
		૧૬૪/૧	૦૦	૦૭	૬૫
		૧૬૩/૨	૦૦	૨૧	૮૦
		૧૬૨	૦૦	૧૭	૭૦
		૧૬૧	૦૦	૧૦	૮૫
		૧૫૮/૫	૦૦	૦૧	૧૫
		૧૫૮/૪	૦૦	૦૮	૦૫
		૧૫૮/૩	૦૦	૦૧	૦૫
		૧૫૭/૩	૦૦	૦૨	૦૦
		૧૫૭/૨	૦૦	૧૮	૪૦
		૧૫૭/૧	૦૦	૦૨	૮૫
		૧૭૮/૩	૦૦	૦૩	૪૫
		૧૭૮/૨	૦૦	૦૮	૮૦
		આંકલાવ થી કોસીદા ગાડા માર્ગ	૦૦	૦૩	૪૫
		૧૨૦	૦૦	૧૭	૨૫
		૧૨૧	૦૦	૦૭	૪૫
		૧૧૮	૦૦	૦૨	૮૦
		૧૧૮	૦૦	૧૧	૦૦
		૧૧૬	૦૦	૩૧	૪૫
		૧૧૫	૦૦	૦૫	૬૫
		૧૧૩	૦૦	૦૩	૩૦
		૧૧૪/૨	૦૦	૧૨	૬૫
		૮૪	૦૦	૦૨	૬૦
		૮૫/પૈકી	૦૦	૧૬	૧૫
		૮૫/પૈકી	૦૦	૩૭	૦૦
		(૭૫+૭૬)/૧	૦૦	૧૫	૭૫
		(૭૫+૭૬)/૨	૦૦	૦૦	૨૫
		૭૪	૦૦	૦૮	૭૦
		૭૧	૦૦	૨૨	૮૦
		૭૭	૦૦	૦૦	૪૫
		(૬૬+૬૭+૬૮)/૧	૦૦	૧૩	૪૦
		(૬૬+૬૭+૬૮)/૨	૦૦	૦૨	૨૦
		૬૫/૧	૦૦	૧૭	૮૫
		૬૫/૨	૦૦	૧૬	૨૦
		૫૮	૦૦	૨૦	૨૫
		૫૬	૦૦	૦૮	૮૦



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	જોષીકુવા	૬૪૭	૦૦	૦૫	૨૫
		૬૧૨	૦૦	૧૫	૧૦
		૬૪૬	૦૦	૦૮	૮૫
		૬૧૩	૦૦	૦૮	૪૦
		૬૪૫/૨	૦૦	૦૨	૦૫
		૬૪૫/૧	૦૦	૦૦	૦૫
		૬૧૭	૦૦	૦૭	૭૦
		૬૧૮/૧	૦૦	૧૨	૪૦
		૬૪૨	૦૦	૦૫	૬૫
		૬૪૧	૦૦	૧૮	૬૦
		૬૨૮	૦૦	૦૧	૦૦
		૬૩૦	૦૦	૦૮	૮૦
	જોષીકુવા થી અલારસા ગાડા માર્ગ		૦૦	૨૮	૮૫
		૩૧૩	૦૦	૧૨	૧૫
		૩૧૫	૦૦	૧૧	૧૫
		૩૧૬	૦૦	૧૪	૨૦
		૩૧૭	૦૦	૧૧	૭૦
		૩૧૮	૦૦	૦૪	૦૦
		૩૦૨	૦૦	૦૮	૩૫
		૩૦૧	૦૦	૧૮	૩૦
	જોષીકુવા થી અલારસા ગાડા માર્ગ		૦૦	૦૧	૩૦
		૩૩૦	૦૦	૦૪	૪૫
	જોષીકુવા થી અલારસા ગાડા માર્ગ		૦૦	૦૪	૧૦
		૨૭૮	૦૦	૦૩	૧૦
		૨૭૮	૦૦	૧૬	૪૫
		૨૮૧	૦૦	૦૬	૬૫
		૨૮૦	૦૦	૦૪	૨૦
		૨૭૦	૦૦	૩૮	૧૦
	ગાડા માર્ગ		૦૦	૦૧	૩૦
		૨૫૦	૦૦	૧૪	૮૫
		૨૪૮	૦૦	૦૧	૭૫
		૨૪૭	૦૦	૦૪	૭૫
		૨૫૧/૧	૦૦	૦૦	૪૫
		૨૪૬	૦૦	૧૧	૩૦
		૨૪૫	૦૦	૦૮	૦૫
	જોષીકુવા થી અંબાવ ગાડા માર્ગ		૦૦	૦૩	૩૦
		૩૫૧/૧	૦૦	૦૫	૦૫
		૩૫૬	૦૦	૧૨	૮૫
		૩૫૫	૦૦	૦૦	૧૦
		૩૫૭	૦૦	૧૨	૧૦
	રેલવે થી આંકલાવ ગાડા માર્ગ		૦૦	૦૫	૩૦
		૩૫૮	૦૦	૦૧	૦૦
		૨૩૨	૦૦	૧૭	૪૦
		૨૨૮	૦૦	૧૬	૬૦
	ગાડા માર્ગ		૦૦	૦૧	૭૦
		૨૧૦	૦૦	૧૧	૫૦
		૨૦૮	૦૦	૦૫	૧૦
		૨૧૧	૦૦	૦૬	૩૦
		૨૦૮	૦૦	૦૧	૧૦
		૨૧૩	૦૦	૧૬	૦૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	જોખીકુવા	૨૧૪	૦૦	૧૮	૪૫
	(ચાલુ...)	૨૧૫	૦૦	૦૦	૬૫
		૨૦૬	૦૦	૦૬	૫૦
		૨૦૫	૦૦	૦૦	૨૫
		૧૯૮	૦૦	૧૩	૯૫
		૨૦૨	૦૦	૦૨	૦૫
		૧૯૯	૦૦	૨૩	૨૫
		૨૦૦	૦૦	૦૫	૦૦
		૧૫૬	૦૦	૦૨	૪૦
અંબાવ		૨૯૩	૦૦	૩૭	૭૫
		૩૦૦	૦૦	૦૦	૧૫
		૨૯૭	૦૦	૧૬	૧૫
		૨૯૮	૦૦	૦૨	૪૫
	ગાડા માર્ગ		૦૦	૦૩	૨૦
	૩૪૭		૦૦	૨૮	૧૫
	૩૪૮		૦૦	૦૦	૦૫
	અંબાવ થી જોખીકુવા ગાડા માર્ગ		૦૦	૨૦	૭૦
	૪૬૫		૦૦	૧૦	૭૫
	૪૬૧		૦૦	૧૧	૩૦
	૪૬૦		૦૦	૨૧	૪૫
	૪૬૨		૦૦	૦૨	૭૫
	૪૫૯		૦૦	૧૧	૭૫
	૪૫૪		૦૦	૦૪	૫૦
	૪૫૩		૦૦	૦૭	૦૦
	૪૪૯		૦૦	૦૬	૪૫
	૪૪૬		૦૦	૧૬	૩૫
	૪૪૫		૦૦	૦૮	૪૦
	અંબાવ સુધી ગાડા માર્ગ		૦૦	૦૫	૩૫
	૫૯૫		૦૦	૨૧	૬૫
	૫૯૬		૦૦	૦૬	૬૫
	૫૯૬/એ		૦૦	૦૫	૮૦
	૬૩૦		૦૦	૪૪	૧૫
	૬૦૦		૦૦	૧૦	૮૫
	૬૩૯		૦૦	૦૦	૧૫
	૬૨૯		૦૦	૫૯	૨૦
આસોદર	૫૧૩/૧		૦૦	૧૨	૦૫
	૫૧૨		૦૦	૦૩	૨૫
	૫૧૧		૦૦	૦૦	૨૫
	૫૦૬		૦૦	૦૧	૦૦
	૪૮૦		૦૦	૧૩	૭૫
	અંબાવ થી આસોદર ગાડા માર્ગ		૦૦	૦૩	૩૦
	૪૩૭		૦૦	૧૬	૨૦
	૪૩૬		૦૦	૦૬	૮૫
	૪૨૪		૦૦	૦૦	૩૫
	૪૩૯		૦૦	૧૨	૯૫
	૩૫૫		૦૦	૧૪	૦૦
	૩૫૪		૦૦	૧૨	૭૦
	૩૫૬		૦૦	૦૨	૦૫
	૩૫૩		૦૦	૨૧	૬૦
	૩૪૪		૦૦	૦૦	૩૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	આસોદર	૩૪૭	૦૦	૧૩	૮૦
	(ચાલુ...)	૩૪૫	૦૦	૦૩	૩૦
		૩૪૬	૦૦	૧૧	૮૦
		૩૩૪	૦૦	૦૧	૩૦
બોરસદ	બોદાલ	૧૪૨૧	૦૦	૩૩	૦૫
		૧૪૨૩	૦૦	૦૦	૧૫
		૧૪૧૮	૦૦	૦૦	૦૫
		૧૪૧૮	૦૦	૦૩	૭૦
		૧૩૪૦	૦૦	૧૨	૭૫
		૧૩૪૧	૦૦	૦૮	૬૫
		૧૩૪૪	૦૦	૦૦	૪૦
		૧૩૪૩	૦૦	૧૪	૬૫
		૧૩૪૭	૦૦	૦૨	૪૦
		૧૩૪૮	૦૦	૧૭	૪૫
		૧૩૨૭	૦૦	૦૨	૬૦
		૧૩૨૬	૦૦	૦૨	૨૦
		૧૩૨૫	૦૦	૧૦	૬૫
		૧૨૮૮	૦૦	૦૪	૮૫
		૧૨૮૭	૦૦	૦૩	૦૫
		૧૨૮૬	૦૦	૦૦	૩૦
	બોદાલ થી આસોદર ગાડા માર્ગ		૦૦	૦૧	૮૫
		૧૦૫૫	૦૦	૦૮	૩૫
		૧૦૫૪	૦૦	૦૪	૩૦
		૧૦૫૭	૦૦	૦૮	૭૦
		૧૦૬૦	૦૦	૦૪	૫૫
		૧૦૫૮	૦૦	૦૦	૬૫
		૧૦૬૧	૦૦	૦૨	૬૦
		૧૦૬૨	૦૦	૧૬	૩૫
		૧૦૫૦	૦૦	૦૧	૧૦
		૧૦૬૪	૦૦	૧૨	૮૫
		૧૦૪૮	૦૦	૧૫	૭૫
	હરખાપુર	૧૦૪	૦૦	૨૮	૦૦
		૧૦૩/૫	૦૦	૦૦	૩૦
		૮૨/૨	૦૦	૩૧	૩૦
		૮૩/૧	૦૦	૦૭	૮૫
		૮૪/૨/૧	૦૦	૨૦	૨૦
		૮૫	૦૦	૧૪	૪૫
		૮૬	૦૦	૨૭	૭૫
		૫૮	૦૦	૦૩	૧૫
		૫૬	૦૦	૦૭	૮૫
		૫૫	૦૦	૧૩	૬૫
		૫૭	૦૦	૦૦	૮૫
		૪૬	૦૦	૧૮	૬૦
		૪૭	૦૦	૦૭	૪૫
		૪૮	૦૦	૧૬	૦૫
		૫૦/૧	૦૦	૦૦	૦૫
		૩૧/૨/૧	૦૦	૧૦	૧૦
		૩૧/૨/૨	૦૦	૦૦	૪૦
		૨૮/૧	૦૦	૦૬	૬૦
		૨૮/૨+૩+૪/ એ	૦૦	૧૮	૮૫
		૨૮/૨+૩+૪/ બી	૦૦	૦૮	૦૦
		૨૭	૦૦	૦૧	૬૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	હરખાપુર	૨૬/૧	૦૦	૧૪	૩૫
	(ચાલુ...)	૨૫/૧	૦૦	૧૨	૮૦
		૧૭	૦૦	૦૦	૫૫
		૧૮	૦૦	૦૭	૬૦
		૨૦/૧	૦૦	૧૭	૨૦
		૨૧/૧	૦૦	૦૬	૨૦
		૨૧/૨	૦૦	૧૦	૮૫
	પામોલ	૭૮૫	૦૦	૦૭	૭૫
		૭૮૬	૦૦	૦૭	૧૫
		૭૮૭	૦૦	૦૭	૦૦
		૭૮૮	૦૦	૦૧	૮૦
		૭૮૫	૦૦	૦૫	૩૦
		૭૮૮	૦૦	૦૦	૨૦
		૭૮૭	૦૦	૨૨	૨૫
		ગાડા માર્ગ	૦૦	૦૫	૮૦
		૮૬૭	૦૦	૦૮	૩૫
		૮૬૮	૦૦	૦૫	૭૦
		૮૬૩	૦૦	૧૫	૪૫
		૮૭૧	૦૦	૦૧	૬૦
		૮૭૨	૦૦	૧૬	૦૦
		૮૮૭/૧	૦૦	૦૩	૮૦
		૮૮૭/૨	૦૦	૦૦	૦૫
		નાલા	૦૦	૧૧	૪૦
		૮૮૭/૧	૦૦	૦૮	૨૦
		૮૮૮	૦૦	૧૬	૮૫
		૮૮૨	૦૦	૦૨	૩૫
		૧૦૦૦	૦૦	૦૧	૦૦
		૧૦૦૧	૦૦	૧૮	૩૫
		૧૦૦૪	૦૦	૦૦	૨૦
		૧૦૦૨	૦૦	૧૧	૧૫
		૮૮૦	૦૦	૧૧	૨૦
		૮૮૮	૦૦	૦૪	૫૫
		૮૮૮	૦૦	૦૫	૬૦
		૧૦૮૮	૦૦	૦૮	૮૫
		૧૦૮૦	૦૦	૧૫	૨૦
		૧૦૮૪	૦૦	૧૬	૩૫
		૧૦૮૬	૦૦	૧૦	૫૫
		૧૦૮૫	૦૦	૦૦	૦૫
	દેહમી	૭૫૨	૦૦	૦૦	૮૫
		૭૫૩	૦૦	૧૬	૦૫
		૭૪૮	૦૦	૨૭	૧૦
		૭૫૮	૦૦	૧૧	૭૦
		૭૫૭	૦૦	૧૫	૮૦
		૭૭૮	૦૦	૦૨	૮૦
		૭૨૬	૦૦	૩૫	૮૫
		૭૦૪	૦૦	૧૩	૪૦
		૭૦૫	૦૦	૦૮	૨૦
		૭૦૬	૦૦	૦૭	૩૦
		૬૧૭	૦૦	૧૧	૪૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દેહમી	૬૧૦	૦૦	૦૪	૦૦
	(આલુ...)	૬૦૮	૦૦	૧૪	૧૦
		૪૧૬	૦૦	૧૦	૫૫
		૪૧૭	૦૦	૦૮	૧૫
		૩૯૦	૦૦	૦૮	૨૫
		૩૯૨	૦૦	૧૮	૪૦
		૩૯૩	૦૦	૦૮	૧૦
		૩૯૯	૦૦	૧૧	૮૫
		૮૩	૦૦	૦૮	૦૦
		૮૫	૦૦	૦૨	૨૦
		૮૬	૦૦	૦૬	૪૦
		૮૮	૦૦	૦૭	૮૦
		૮૦	૦૦	૦૬	૧૦
		૭૫	૦૦	૦૮	૨૦
		૭૬	૦૦	૦૭	૭૦
		૭૭	૦૦	૦૩	૦૦
		૭૪	૦૦	૨૮	૬૫
		૧૦૨	૦૦	૦૦	૧૫
		૧૩૮	૦૦	૦૩	૧૦
		૭૨	૦૦	૫૦	૦૦
		૧૪૧	૦૦	૦૧	૨૦
		૧૪૨	૦૦	૧૩	૮૦
		૮૩૦	૦૦	૧૨	૧૦
		૧૪૫	૦૦	૧૫	૫૦
	નામકા	૧૮૫	૦૦	૦૦	૬૫
		૧૮૧	૦૦	૧૮	૦૫
		૧૭૮	૦૦	૦૦	૦૫
		૧૭૮	૦૦	૦૧	૬૦
		૧૭૭	૦૦	૦૪	૮૫
		૧૭૫	૦૦	૦૧	૪૦
		૧૭૬	૦૦	૧૧	૮૦
		૧૭૩	૦૦	૦૮	૩૫
		૨૨૧	૦૦	૦૦	૫૫
		૨૨૦	૦૦	૨૩	૮૦
		૨૧૭	૦૦	૦૬	૫૦
		૨૧૬	૦૦	૦૬	૩૫
		૨૧૫	૦૦	૦૩	૩૦
	નાપાવણ	૨૩૮	૦૦	૦૮	૩૫
		૨૪૦	૦૦	૧૮	૦૦
		૨૪૭	૦૦	૨૧	૮૦
		૨૪૮	૦૦	૦૦	૨૫
		૨૪૬	૦૦	૦૦	૧૫
		૨૪૮	૦૦	૦૭	૧૫
		૨૪૦/૧	૦૦	૧૫	૩૫
		૨૪૦/૨	૦૦	૧૧	૨૦
		૨૪૧/૧	૦૦	૦૦	૮૦
		૩૮૬	૦૦	૩૨	૪૦
		૩૮૪	૦૦	૧૮	૮૫
		૩૮૧	૦૦	૦૧	૮૫
		૩૮૨	૦૦	૧૭	૩૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	નાપાવાંટા	૩૮૩/૨	૦૦	૦૫	૭૫
	(ચાલુ...)	૩૬૮/૧	૦૦	૧૩	૦૦
		૩૬૮/૨	૦૦	૦૮	૫૫
		૩૭૦/૨	૦૦	૦૦	૨૫
		૩૬૮	૦૦	૧૮	૭૦
		૩૬૨	૦૦	૦૦	૬૫
		૩૭૧/૧	૦૦	૦૩	૧૫
		૩૬૦	૦૦	૨૦	૮૫
		૩૫૮	૦૦	૦૮	૮૫
		૩૫૭/૨	૦૦	૦૨	૪૦
		૩૫૭/૩	૦૦	૧૨	૮૦
		દેહમી થી નામણ ગાડા માર્ગ	૦૦	૦૩	૪૦
		૬૮૫/૫ી	૦૦	૦૧	૦૫
		૬૮૫/૫ી	૦૦	૦૧	૦૫
		૬૮૬/૫ી	૦૦	૦૦	૫૦
		૬૮૬/૫ી	૦૦	૨૦	૬૦
		૬૮૮	૦૦	૧૧	૫૫
		નામણ થી ખાંધલી ગાડા માર્ગ	૦૦	૦૫	૦૦
		૬૮૨	૦૦	૦૧	૬૦
		૬૮૧	૦૦	૧૮	૭૦
		૬૮૫/૧	૦૦	૦૩	૨૦
		૬૮૫/૨	૦૦	૦૬	૬૫
		૬૮૬	૦૦	૦૪	૪૦
		૬૮૭	૦૦	૦૮	૦૫
		૭૦૫	૦૦	૦૩	૮૫
		૭૦૬	૦૦	૧૪	૪૦
		૭૦૭	૦૦	૦૫	૧૫
આણંદ	ખાંધલી	નાપાવાંટા થી ખાંધલી ગાડા માર્ગ	૦૦	૦૮	૬૦
		૨૮૧/૧	૦૦	૦૭	૨૦
		૨૮૧/૪	૦૦	૦૩	૨૫
		૨૮૧/૫	૦૦	૧૨	૩૦
		૨૮૧/૬	૦૦	૧૩	૨૫
		૨૮૦/૬	૦૦	૦૦	૪૫
		૨૮૮	૦૦	૨૪	૫૫
		૨૮૭/બી	૦૦	૦૨	૫૫
		૨૮૬	૦૦	૦૦	૦૫
		નાપા થી મેઘવ ગાના ગાડા માર્ગ	૦૦	૦૨	૦૦
બોરસદ	નાપાતળપદ	૧૨૪	૦૦	૧૪	૬૫
		૧૨૫/૨	૦૦	૧૦	૬૫
		નાપાતળપદ થી ખાંધલી ગાડા માર્ગ	૦૦	૦૩	૨૫
		૧૨૭/૧	૦૦	૦૧	૦૦
		૧૨૭/૨	૦૦	૧૭	૫૫
		૧૨૮	૦૦	૨૧	૦૫
		નાપાતળપદ થી ખાંધલી ગાડા માર્ગ	૦૦	૦૫	૦૫
		૧૨૮	૦૦	૦૦	૧૦
		૧૪૦/૧	૦૦	૧૨	૦૦
		૧૪૦/૨	૦૦	૦૪	૩૫
		૧૪૦/૩	૦૦	૦૦	૨૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	નાપાતળપદ	૧૪૧	૦૦	૧૫	૪૫
	(આલુ...)	૧૩૮/૧	૦૦	૧૨	૪૦
		૧૪૨	૦૦	૦૦	૧૫
		૧૪૮/૨+૩	૦૦	૧૦	૫૦
		૧૫૦/૧	૦૦	૦૦	૩૦
		૧૫૦/૨	૦૦	૦૭	૫૦
		૧૫૦/૩	૦૦	૧૩	૦૦
		૧૫૦/૪	૦૦	૦૨	૬૦
		૧૫૧/૩	૦૦	૦૦	૩૫
		૧૫૨	૦૦	૧૬	૨૫
		૧૭૮/૧	૦૦	૦૭	૧૦
		૧૭૮/૨	૦૦	૦૧	૫૦
		૧૭૮/૧	૦૦	૦૬	૨૦
		૧૭૮/૨/૧	૦૦	૧૨	૨૫
		૧૭૭/૧	૦૦	૦૩	૩૦
		૧૮૪/૨	૦૦	૦૫	૧૫
		૧૮૫/૧	૦૦	૧૪	૪૦
		૧૮૫/૨	૦૦	૦૦	૮૦
		૧૮૬/૧	૦૦	૦૬	૩૫
		૧૮૭/૧	૦૦	૦૮	૮૦
		૧૮૭/૨/૧	૦૦	૦૩	૨૦
		૧૮૭/૨/૨	૦૦	૦૩	૧૦
		૧૮૭/૨/૩	૦૦	૦૩	૦૦
		૧૮૮/૧/૧	૦૦	૦૪	૪૦
	નાપાતળપદ થી મેઘવા ગાડા માર્ગ		૦૦	૦૩	૧૦
		૨૦૧/૧	૦૦	૧૫	૧૫
		૨૦૧/૨	૦૦	૦૨	૨૫
		૨૦૦/૧	૦૦	૦૮	૮૦
		૨૦૦/૨	૦૦	૦૮	૬૦
		૨૦૦/૩	૦૦	૦૧	૬૦
		૨૦૦/૪	૦૦	૧૩	૮૫
		૨૦૦/૭	૦૦	૦૭	૦૦
		૨૦૦/૮	૦૦	૦૬	૬૦
આણંદ	મેઘવા	૨૨૧	૦૦	૩૫	૬૦
		૨૧૧	૦૦	૧૪	૦૫
	ગાના	૧૩૭/ પૈકી	૦૦	૧૪	૪૫
		૧૩૮	૦૦	૦૭	૫૦
		૧૪૧/૧	૦૦	૦૪	૪૦
		૧૪૧/૨	૦૦	૦૪	૮૦
		૧૪૧/૩+૪	૦૦	૦૮	૬૦
		૧૪૨/૧	૦૦	૦૮	૬૦
		૧૪૨/૨	૦૦	૦૪	૨૦
		૧૪૨/૩	૦૦	૦૩	૮૦
		૧૪૩/૧+૨	૦૦	૧૫	૬૦
		૧૪૩/૩+૧	૦૦	૦૦	૮૦
		૧૭૨	૦૦	૦૬	૩૫
		૧૭૩/૧	૦૦	૦૮	૧૦
		૧૭૪/૨	૦૦	૦૦	૧૦
	ગાના થી મેઘવા ગાડા માર્ગ		૦૦	૦૫	૦૦



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
ગાનન	૧૮૧		૦૦	૦૭	૫૦
(ગાનન...)	૧૮૦/૨		૦૦	૦૨	૦૦
	૧૮૨/૫		૦૦	૦૨	૬૦
	૧૮૩/૧		૦૦	૦૦	૩૫
	૧૮૩/૨		૦૦	૦૮	૬૫
	૧૮૭		૦૦	૧૧	૨૦
	૧૮૮/૨		૦૦	૦૦	૦૫
	૧૮૬		૦૦	૧૭	૦૦
ગાસા માર્ગ	૧૮૬		૦૦	૦૨	૮૦
	૧૮૪		૦૦	૧૨	૮૫
	૧૮૭/૧		૦૦	૧૨	૫૫
	૧૮૭/૨		૦૦	૦૨	૦૫
	૧૮૩/૧		૦૦	૦૦	૦૫
	૧૮૩/૨		૦૦	૧૧	૬૫
	૧૮૮/૨		૦૦	૧૫	૬૦
	૨૭૫/૧		૦૦	૦૩	૬૦
	૨૭૪/૧+૨		૦૦	૦૭	૭૦
	૨૭૪/૩+૪		૦૦	૧૨	૦૦
	૨૮૨/૩		૦૦	૦૮	૮૫
	૨૮૩/૨		૦૦	૦૩	૭૫
	૨૮૩/૩		૦૦	૦૦	૪૦
	૨૮૩/૪		૦૦	૧૦	૩૦
	૨૮૩/૫		૦૦	૦૫	૬૫
	૨૮૪/૧		૦૦	૦૨	૩૫
	૨૮૪/૨		૦૦	૧૩	૨૦
	૨૮૪/૩		૦૦	૦૭	૭૦
	૨૮૭/૧		૦૦	૦૦	૦૫
	૨૮૬/૨		૦૦	૦૦	૧૫
	૨૮૬/૩		૦૦	૦૭	૬૦
	૩૦૮		૦૦	૧૧	૦૫
	૩૦૮		૦૦	૧૦	૬૦
	૨૬૪/૧		૦૦	૦૦	૧૫
	૨૬૪/૨		૦૦	૦૨	૨૫
	૨૬૪/૩		૦૦	૧૦	૧૫
	ગાસા માર્ગ		૦૦	૦૪	૪૫
કરમસદ	૮૪૩/૧		૦૦	૦૨	૦૦
	૮૪૩/૨		૦૦	૦૬	૮૫
	૮૪૪/૩		૦૦	૦૦	૧૦
	૮૪૪/૪		૦૦	૧૦	૫૦
	કરમસદ થી ગાનન ગાસા માર્ગ		૦૦	૦૬	૨૦
	૮૪૫		૦૦	૦૩	૧૦
	૮૪૭/૧		૦૦	૧૮	૦૦
	૮૪૭/૨		૦૦	૦૭	૧૦
	ગાસા માર્ગ		૦૦	૦૫	૭૦
	૮૭૦		૦૦	૦૩	૫૦
	૮૬૧/૧		૦૦	૦૦	૬૫
	૮૬૮/૪		૦૦	૦૮	૧૦
	૮૬૭/૩		૦૦	૦૫	૬૫
	૮૬૬/૩		૦૦	૦૫	૭૦
	૮૬૫/૧/૨		૦૦	૧૦	૨૫
	૮૬૫/૩/૧		૦૦	૧૧	૬૦
			૦૦	૦૮	૫૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કરમસદ	૯૬૫/૪	૦૦	૦૯	૫૦
	(ચાલુ...)	૯૬૩	૦૦	૦૧	૭૦
		૯૬૪	૦૦	૦૧	૮૫
		૧૦૩૪	૦૦	૧૮	૪૫
	કરમસદ થી ગાના ગાડા માર્ગ		૦૦	૦૨	૧૦
		૧૦૪૨/૧	૦૦	૦૮	૦૦
		૧૦૪૨/૩	૦૦	૦૮	૫૦
		૧૦૪૧	૦૦	૧૪	૩૫
		૧૦૪૦/૧	૦૦	૦૦	૯૫
		૧૦૪૪	૦૦	૧૨	૬૦
		૧૨૩૦/૧	૦૦	૨૩	૭૫
		૧૨૨૦/૧/ પી	૦૦	૧૪	૭૫
		૧૨૨૧	૦૦	૦૫	૩૦
		૧૨૨૨	૦૦	૨૩	૬૦
		૧૨૨૩/૩/ એ	૦૦	૦૬	૬૫
		૧૨૧૬	૦૦	૨૦	૭૫
		૧૨૧૫	૦૦	૧૫	૯૫
		૧૨૧૪/૨	૦૦	૧૧	૯૦
	બોરીઆ થી કરમસદ ગાડા માર્ગ		૦૦	૦૩	૭૫
		૧૨૮૫	૦૦	૧૬	૩૦
	કરમસદ ગાડા માર્ગ		૦૦	૦૩	૪૦
		૧૩૧૫	૦૦	૧૪	૪૫
		૧૨૮૭/ પી	૦૦	૦૬	૩૦
		૧૩૧૪	૦૦	૧૫	૭૦
		૧૩૧૩	૦૦	૧૩	૦૦
		૧૩૨૭/૨	૦૦	૧૨	૫૫
		૧૩૧૨	૦૦	૨૪	૯૦
		૧૩૩૦	૦૦	૦૧	૩૫
		૧૩૧૦/૧	૦૦	૧૧	૫૫
		૧૩૩૧	૦૦	૦૧	૫૫
		૧૩૦૭/૨	૦૦	૧૮	૬૦
		૧૩૦૭/૪	૦૦	૦૮	૪૦
		૧૩૦૭/૫	૦૦	૦૫	૫૫
		૧૩૮૦	૦૦	૧૭	૭૫
		૧૩૮૧/૧/ કે	૦૦	૧૨	૧૫
		૧૩૮૦/૧	૦૦	૦૦	૯૦
		૧૩૮૦/૨/ બી	૦૦	૧૩	૨૫
		૧૩૮૩/૨	૦૦	૦૧	૯૦
		૧૩૮૧	૦૦	૧૫	૦૦
		૧૩૮૨	૦૦	૦૯	૫૫
	સંદેસર થી કરમસદ ગાડા માર્ગ		૦૦	૦૨	૫૫
		૧૫૪૦	૦૦	૧૧	૩૦
		૧૫૪૧	૦૦	૦૦	૮૦
		૧૫૪૮	૦૦	૨૪	૧૦
		૧૫૪૭/૩	૦૦	૦૦	૫૦
		૧૫૪૭/૪	૦૦	૦૧	૮૦
		૧૫૪૭/૫/૧	૦૦	૦૪	૮૫
		૧૫૪૭/૫/૨	૦૦	૦૩	૩૫
		૧૫૪૭/૫/૩	૦૦	૦૨	૯૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
કરમસદ	૧૫૪૭/૬		૦૦	૦૧	૬૫
(આલુ...)	૧૫૪૬/૨		૦૦	૦૦	૧૫
	૧૫૫૨		૦૦	૧૨	૨૦
	૧૫૫૧		૦૦	૧૨	૫૫
	૧૫૬૪		૦૦	૧૫	૯૦
	૧૫૫૬		૦૦	૨૬	૮૦
	૧૫૫૮		૦૦	૧૦	૯૦
	૧૫૫૮		૦૦	૦૩	૭૫
	૧૫૬૦		૦૦	૧૬	૦૫
મોરડ થી સંદેસર ગાડા માર્ગ			૦૦	૦૫	૭૦
	૧૬૧૬		૦૦	૦૬	૫૦
	૧૬૧૫		૦૦	૧૫	૦૫
	૧૬૧૪		૦૦	૦૧	૦૦
	૧૬૧૩/૧		૦૦	૦૮	૭૦
	૧૬૧૩/૨		૦૦	૧૦	૦૫
	૧૬૨૩/૧/૨		૦૦	૦૨	૫૫
	૧૬૨૩/૨/૧		૦૦	૦૭	૨૦
	૧૬૨૩/૩/ એ +૩/ બી		૦૦	૦૫	૦૫
	૧૬૨૩/૪/૧		૦૦	૦૦	૧૫
	૧૬૨૪/૧		૦૦	૦૮	૫૦
	૧૬૨૪/૨		૦૦	૦૦	૨૦
	૧૬૨૪/૩		૦૦	૦૧	૬૦
	૧૬૨૪/૪		૦૦	૦૩	૩૦
	૧૬૨૫		૦૦	૦૩	૭૫
પેટલાદ મોરડ	૬૩૮		૦૦	૧૩	૮૦
	૬૩૭		૦૦	૧૧	૮૦
	૬૩૬		૦૦	૨૬	૬૫
વલાસણ - મોરડ ગાડા માર્ગ			૦૦	૦૧	૭૫
	૬૩૦		૦૦	૦૮	૨૫
	૬૨૮		૦૦	૦૮	૦૫
	૬૨૯		૦૦	૨૧	૪૦
	૬૨૬		૦૦	૦૧	૯૦
	૫૭૦		૦૦	૧૩	૦૦
	૫૭૧		૦૦	૦૬	૬૦
	૫૮૫		૦૦	૦૧	૪૦
	૫૮૪		૦૦	૧૪	૪૦
	૫૭૨		૦૦	૩૮	૧૦
	૫૫૯		૦૦	૦૦	૧૦
	૫૭૩		૦૦	૦૫	૮૫
ગાડા માર્ગ			૦૦	૦૧	૮૦
	૫૫૮		૦૦	૧૦	૬૦
ગાડા માર્ગ			૦૦	૦૮	૬૦
	૫૩૩		૦૦	૦૦	૧૫
	૫૩૪		૦૦	૧૩	૨૦
	૫૩૮		૦૦	૧૪	૧૫
	૫૩૭		૦૦	૦૦	૯૫
ગાડા માર્ગ			૦૦	૦૧	૬૫
	૫૩૯		૦૦	૨૪	૪૦
	૪૭૭		૦૦	૦૨	૭૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
આણંદ	મોરડ	૪૮૩	૦૦	૧૨	૩૦
	(ચાલુ...)	૪૮૩/ એ	૦૦	૦૦	૩૦
		૪૮૪	૦૦	૦૧	૬૦
		૪૮૪/ એ	૦૦	૦૫	૪૦
		૪૮૮	૦૦	૦૦	૮૦
		૪૮૮/ બી	૦૦	૦૩	૨૦
	વલાસણ	૨૨૫/૨	૦૦	૦૫	૮૦
		૨૨૬/૨	૦૦	૧૭	૨૫
		૨૨૭/૧	૦૦	૨૧	૫૦
		૨૧૦/૧	૦૦	૨૧	૭૫
		ગાડા માર્ગ	૦૦	૦૧	૮૫
		૨૩૨	૦૦	૨૬	૪૫
		૨૩૭	૦૦	૧૭	૭૦
		૨૩૬	૦૦	૧૧	૦૦
		ગાડા માર્ગ	૦૦	૦૨	૦૫
		૨૫૮	૦૦	૦૮	૫૫
		૨૬૦	૦૦	૦૮	૬૫
		૨૬૧	૦૦	૧૫	૭૫
		૨૮૩	૦૦	૦૬	૦૫
		૨૮૫	૦૦	૦૨	૪૫
		૨૮૪	૦૦	૦૫	૫૦
		૨૮૩	૦૦	૦૨	૮૫
		૨૮૪	૦૦	૧૨	૮૦
		૨૮૫	૦૦	૦૧	૧૫
		૨૮૨	૦૦	૧૪	૫૫
		૨૮૬	૦૦	૦૦	૦૫
		ધુટેલીથી વલાસણ ગાડા માર્ગ	૦૦	૦૨	૬૦
		૩૮૧	૦૦	૦૮	૪૫
		૩૮૨	૦૦	૨૨	૨૦
		ગાડા માર્ગ	૦૦	૦૧	૨૫
		૩૮૫	૦૦	૧૭	૮૫
		૩૮૮	૦૦	૨૭	૭૫
		ધુટેલીથી વલાસણ ગાડા માર્ગ	૦૦	૦૩	૭૫
		૪૦૪	૦૦	૨૫	૪૦
		૪૦૩/૨	૦૦	૦૦	૪૫
		૩૮૦	૦૦	૦૦	૧૦
		૪૦૩/૧	૦૦	૨૩	૫૫
		૪૦૨	૦૦	૧૩	૪૦
		૪૦૧	૦૦	૧૭	૮૫
	જોળ	૧૦૩૮	૦૦	૨૮	૨૦
		૧૦૩૪	૦૦	૦૪	૨૫
		૧૦૩૧	૦૦	૦૧	૧૦
	૧૦૩૦	૦૦	૦૦	૫૦	
	૧૦૨/૨	૦૦	૦૩	૩૦	
	૧૦૨૭	૦૦	૦૩	૬૫	
	૧૦૨૬	૦૦	૦૮	૧૦	
	૧૦૨૫	૦૦	૦૩	૭૦	
	ધુટેલીથી જોળ ગાડા માર્ગ	૦૦	૦૨	૨૫	
	૧૦૨૪	૦૦	૦૦	૨૦	

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	જોળ	૧૦૫૯	૦૦	૧૦	૦૫
	(ચાલુ...)	૧૦૬૦	૦૦	૦૪	૬૫
		૧૦૬૨	૦૦	૧૧	૩૫
		૧૦૬૪	૦૦	૦૦	૩૦
	ગાડા માર્ગ		૦૦	૦૩	૮૫
		૧૦૬૫	૦૦	૨૯	૬૦
		૧૦૮૯	૦૦	૧૪	૬૦
		૧૦૮૮/૧ + ૧૦૮૮/૩	૦૦	૦૪	૮૦
		૧૦૯૦	૦૦	૦૦	૦૫
		૧૧૦૯	૦૦	૦૧	૧૫
		૧૧૧૦	૦૦	૦૦	૫૦
		૧૧૦૮	૦૦	૧૮	૫૦
		૧૦૮૩	૦૦	૦૨	૫૫
		૧૦૮૨	૦૦	૩૧	૬૫
		૧૧૧૩	૦૦	૧૭	૯૦
પેટલાદ	રાવલી	૨૨૬	૦૧	૩૫	૧૦
		૨૨૧	૦૦	૧૭	૪૫
		૧૯૭	૦૦	૧૭	૦૦
		૧૯૧	૦૦	૧૩	૫૦
		૧૯૦	૦૦	૧૮	૨૫
		૧૮૧	૦૦	૧૪	૧૫
		૧૭૯	૦૦	૦૭	૪૫
		૧૮૦	૦૦	૦૧	૯૫
		૧૭૮	૦૦	૦૩	૭૫
		૧૫૩	૦૦	૦૭	૫૦
		૧૫૭	૦૦	૦૫	૧૦
		૧૫૪	૦૦	૧૭	૧૦
		૧૫૫	૦૦	૧૩	૨૦
		૧૪૪	૦૦	૦૩	૭૫
		૧૩૩	૦૦	૧૦	૬૫
		૧૩૫	૦૦	૦૯	૦૫
		૧૩૬	૦૦	૦૧	૯૦
		૧૨૯	૦૦	૧૩	૨૦
		૧૩૦	૦૦	૦૨	૮૫
		૧૨૮	૦૦	૦૦	૫૫
		૧૨૭	૦૦	૦૭	૬૦
		૧૨૫	૦૦	૧૭	૧૦
	ગાડા માર્ગ		૦૦	૦૭	૦૫
		૧૨૬	૦૦	૦૦	૬૦
પેટલાદ	સંજયા	૮૭	૦૦	૦૦	૮૦
	ગાડા માર્ગ		૦૦	૦૧	૪૫
		૯૨	૦૦	૧૨	૦૦
		૯૮	૦૦	૦૨	૨૦
		૯૭	૦૦	૧૬	૭૦
		૧૦૫	૦૦	૧૦	૧૦
		૧૦૬	૦૦	૧૦	૦૦
		૧૦૭	૦૦	૧૩	૯૦
		૧૧૫	૦૦	૦૯	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	સંજ્ઞા	૧૧૬	૦૦	૧૮	૫૫
	(આલુ...)	૧૧૮	૦૦	૧૮	૩૦
		૧૧૯	૦૦	૦૨	૬૦
		૧૨૦	૦૦	૧૯	૮૦
		૧૨૩	૦૦	૧૮	૦૫
	ગાડા માર્ગ		૦૦	૦૧	૦૦
		૧૪૮	૦૦	૦૬	૯૦
		૧૫૧	૦૦	૦૬	૭૦
		૧૪૯	૦૦	૦૦	૫૫
		૧૫૦	૦૦	૦૮	૦૦
		૧૫૬	૦૦	૦૮	૬૫
		૧૫૭	૦૦	૨૦	૬૫
		૧૫૮	૦૦	૦૦	૮૦
		૧૫૯	૦૦	૦૮	૯૫
		૧૮૨	૦૦	૦૯	૫૫
		૧૮૩	૦૦	૦૩	૮૫
	વડતાલથી આખડોલ ગાડા માર્ગ		૦૦	૦૨	૫૦
બામરોલી		૭૨૭	૦૦	૦૩	૯૫
		૭૩૫	૦૦	૦૯	૮૦
		૭૩૪	૦૦	૦૦	૩૦
		૭૩૬	૦૦	૧૭	૮૦
	ગાડા માર્ગ		૦૦	૦૧	૨૦
		૭૪૨	૦૦	૪૬	૪૦
		૭૭૪	૦૦	૦૭	૮૫
		૭૭૫	૦૦	૦૨	૯૦
		૭૭૬	૦૦	૨૦	૬૦
		૭૭૩	૦૦	૦૪	૦૦
		૭૯૮	૦૦	૧૦	૪૦
	ગાડા માર્ગ		૦૦	૦૧	૨૦
		૮૦૦	૦૦	૨૭	૦૦
	ગાડા માર્ગ		૦૦	૦૧	૨૦
		૮૨૬	૦૦	૧૩	૪૦
		૮૩૦	૦૦	૦૦	૧૦
		૮૨૭	૦૦	૧૧	૦૦
		૮૨૮	૦૦	૦૭	૬૦
		૮૨૩	૦૦	૦૯	૦૫
		૮૫૧	૦૦	૧૨	૮૦
		૮૬૪	૦૦	૧૨	૪૦
		૮૬૩	૦૦	૦૧	૬૦
		૮૬૨	૦૦	૦૦	૧૦
		૮૬૧	૦૦	૨૩	૪૦
		૮૬૬	૦૦	૦૮	૯૦
		૮૬૦	૦૦	૦૫	૭૫
		૮૫૯	૦૦	૦૩	૨૫
	ગાડા માર્ગ		૦૦	૦૧	૨૦
		૮૯૭	૦૦	૦૧	૮૦
		૮૯૮	૦૦	૦૩	૨૦
		૮૯૯/૧	૦૦	૦૪	૬૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	બામરોલી	૯૦૧	૦૦	૦૫	૦૦
	(ચાલુ...)	૯૦૨	૦૦	૦૬	૦૦
		૯૦૪	૦૦	૦૪	૪૦
		૯૦૮	૦૦	૦૨	૪૦
		૯૦૭	૦૦	૦૫	૮૦
		૯૦૫	૦૦	૦૨	૯૫
		૯૦૬	૦૦	૦૬	૨૫
		૯૨૭	૦૦	૦૨	૯૦
		૯૨૫	૦૦	૧૯	૮૫
		૯૨૬	૦૦	૦૨	૨૫

જિલ્લો : ખેડા

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
નડીઆદ	વડતાલ	૨૧૩/૧	૦૦	૦૦	૪૫
		૨૧૨	૦૦	૦૫	૮૫
		૨૧૧	૦૦	૧૭	૬૦
		૨૧૦	૦૦	૧૦	૭૫
		૨૦૯	૦૦	૧૧	૬૦
		૧૪૦	૦૦	૧૧	૨૫
		૧૪૧	૦૦	૩૧	૧૦
		૧૪૨	૦૦	૦૩	૯૦
		૧૪૩	૦૦	૦૯	૧૫
		૧૪૪	૦૦	૧૪	૧૫
		૧૮૯	૦૦	૧૫	૬૫
		૧૮૮	૦૦	૧૫	૯૦
		૧૮૭	૦૦	૧૫	૨૫
નડીઆદ	કેરીઆવી	૭૧૪	૦૦	૦૭	૬૫
		૭૧૫	૦૦	૦૭	૦૦
		૭૧૬	૦૦	૦૪	૮૦
		૭૧૭	૦૦	૧૦	૩૦
		૭૮૧	૦૦	૦૦	૭૦
		૭૮૦	૦૦	૧૨	૫૦
		૭૮૮	૦૦	૦૦	૭૦
		૭૭૮	૦૦	૫૪	૬૦
		૭૯૪	૦૦	૨૫	૭૦
		૭૯૬	૦૦	૧૭	૬૫
		૮૦૪	૦૦	૦૫	૭૦
		૮૦૫	૦૦	૦૫	૪૫
		૮૦૬	૦૦	૦૬	૪૫
		નરસંકાથી કેરીઆવી ગાડા માર્ગ	૦૦	૦૪	૬૦
		૧૦૫૦	૦૦	૦૬	૮૦
		૧૦૫૨	૦૦	૦૮	૪૫
		૧૦૫૧	૦૦	૦૯	૪૫
		૧૦૫૯	૦૦	૧૪	૦૦
		૧૦૫૮	૦૦	૦૫	૯૫
		૧૧૭૫	૦૦	૦૦	૧૦
		૧૧૭૪	૦૦	૦૦	૮૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કેરીઆલી	૧૧૮૬	૦૦	૦૦	૧૦
	(આલુ...)	૧૧૭૩	૦૦	૨૦	૩૦
		૧૧૮૮	૦૦	૦૮	૦૫
		૧૧૮૭	૦૦	૦૦	૫૦
		૧૧૮૯	૦૦	૧૮	૩૫
		૧૨૦૯	૦૦	૦૬	૬૦
		૧૨૧૦	૦૦	૦૨	૬૫
		૧૨૧૫	૦૦	૦૩	૬૫
		૧૨૧૪	૦૦	૦૭	૧૦
		૧૨૨૬	૦૦	૦૧	૩૫
		૧૨૨૭	૦૦	૧૧	૪૫
		૧૨૩૦	૦૦	૦૧	૮૦
		૧૨૨૯	૦૦	૦૫	૩૦
		૧૨૬૮	૦૦	૦૮	૪૫
		૧૨૬૯	૦૦	૦૨	૮૫
		૧૨૮૫	૦૦	૩૯	૪૦
		૧૨૮૬	૦૦	૧૦	૪૫
		૧૨૮૭	૦૦	૦૫	૮૦
		૧૩૧૭	૦૦	૧૫	૦૦
		૧૩૬૩	૦૦	૨૦	૦૫
		૧૩૬૪	૦૦	૦૮	૩૦
		૧૩૫૯	૦૦	૦૦	૧૦
		૧૩૬૬	૦૦	૧૮	૧૦
		૧૩૮૧/એ	૦૦	૧૮	૩૦
	પીપલગથી ગુટેલ ગાડા માર્ગ		૦૦	૦૨	૮૫
		૧૩૯૦	૦૦	૧૨	૮૫
		૧૪૨૬	૦૦	૨૭	૨૦
પીપલગ	ગાડા માર્ગ		૦૦	૦૫	૧૦
		૫૬૫	૦૦	૧૬	૬૦
		૫૮૧	૦૦	૦૮	૭૦
		૫૮૨	૦૦	૦૧	૧૦
		૫૮૦	૦૦	૦૮	૪૦
		૫૭૯	૦૦	૧૩	૬૦
		૫૭૮	૦૦	૦૦	૭૦
		૫૭૬	૦૦	૦૧	૮૫
		૫૭૭	૦૦	૦૮	૧૦
		૫૭૪	૦૦	૦૦	૧૦
		૫૭૩	૦૦	૧૦	૭૦
		૬૦૨	૦૦	૧૧	૨૦
		૬૦૫	૦૦	૧૦	૪૫
		૬૦૬	૦૦	૧૦	૪૫
		૬૦૭	૦૦	૧૦	૨૫
પીપલાતા	ગાડા માર્ગ		૦૦	૦૨	૪૦
		૫૯	૦૦	૨૨	૮૫
		૫૪	૦૦	૦૨	૧૦
		૫૫	૦૦	૦૮	૩૦
		૪૮	૦૦	૦૧	૧૦
		૪૭	૦૦	૦૮	૦૫
		૪૯	૦૦	૧૪	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	પીપલાતા	૪૪	૦૦	૦૦	૦૫
	(ચાલુ...)	ગાડા માર્ગ	૦૦	૦૫	૪૫
		૧૫૮૨	૦૦	૦૪	૨૦
		૧૫૮૦	૦૦	૧૧	૮૦
		૧૫૮૩	૦૦	૦૬	૮૫
		૧૫૮૭	૦૦	૦૪	૬૫
		૧૫૮૬	૦૦	૧૭	૭૫
		૧૫૮૮	૦૦	૦૫	૦૦
		૧૫૮૯	૦૦	૦૦	૬૫
		૪૧	૦૦	૧૨	૫૦
		૧૫૯૫	૦૦	૦૩	૦૫
		૧૬૦૯	૦૦	૦૦	૭૫
		૧૬૧૦	૦૦	૦૨	૭૦
		૧૬૧૨	૦૦	૦૭	૭૦
		૧૬૧૩	૦૦	૦૦	૦૫
		પીપલાતા થી પીપલાતા ગાડા માર્ગ	૦૦	૦૧	૯૦
		૧૪૯૯	૦૦	૨૦	૧૫
		૧૫૦૩	૦૦	૦૧	૪૫
		૧૫૦૪	૦૦	૦૩	૫૫
		૧૫૦૨	૦૦	૦૪	૮૫
		૧૫૦૧	૦૦	૦૪	૯૦
		૧૫૧૭	૦૦	૦૦	૭૦
		૧૫૦૦	૦૦	૧૨	૯૦
		૧૪૮૨	૦૦	૦૫	૦૫
		૧૪૮૫	૦૦	૦૨	૭૦
		૧૪૮૩	૦૦	૦૬	૬૫
		ગાડા માર્ગ	૦૦	૧૯	૮૫
		૧૪૮૪	૦૦	૦૨	૧૦
		૧૪૮૦	૦૦	૦૦	૮૦
		૧૪૬૦	૦૦	૦૪	૪૫
		૧૪૬૧	૦૦	૧૭	૪૦
		૧૪૬૩	૦૦	૦૮	૩૦
		૧૪૬૫	૦૦	૧૯	૩૫
		૧૪૬૪	૦૦	૧૬	૪૦
		૧૩૯૨	૦૦	૦૦	૦૫
		૧૩૯૧	૦૦	૦૮	૩૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

જી. બી. પટેલ,

ઉપ સચિવ, ગુજરાત સરકાર

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, JULY 30, 2002 /SRAVANA 8, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th July, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 99 of 2002/DVP-122000/630/L : WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the final Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/171 of 1996/DVP-1294-4036-L, dated 25/10/1996;

AND WHEREAS, the variation proposed to be made in the said final Revised Development Plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 8-5-2002 on page Nos. 121-1 and 121-2 under Government Notification, Urban Development and Urban Housing Department No.GH/V/56 of 2002/DVP-122000/630/L dated 8-5-2002 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976); the Government of Gujarat hereby:

- (a) sanctions the said variations to be made in the said Development Plan, as set out in Schedule appended hereto and;
- (b) Specifies that the variations so set out shall come into force from the date of this notification.

#### **SCHEDULE**

Variation in the Revised Final Development Plan of VUDA sanctioned by Government Notification, Urban Development and Urban Housing Department No.GH/V/171 of 1996/DVP-1294-4036-L, dated 25.10.1996.

The lands bearing R.S.No.258/P of the village Chhani T.P.Scheme No.13, F.P.No.80,81 designated for "Industrial Zone" in the sanctioned Development Plan of "VUDA" shall be deleted and the land thus released shall be designated for "Local Commercial Zone" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in accompanying plan.

**By order and in the name of the Governor of Gujarat,**

**V. D. VAGHELA,**

Officer on Spl. Duty and Ex-Officio Deputy Secretary to Govt.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

TUESDAY, JULY 30, 2002 /SRAVANA 8, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th July, 2002.

THE BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1950.

No. G/G/2002/1e9 /STC/242002/1489/GH:-

In exercise of the powers conferred by Sub-Section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 the Government of Gujarat hereby approves the route specified in the Schedule appended hereto plying state carriages by the Gujarat State Road Transport Corporation for the purpose of the said sub-section (1) of section 3.

### SCHEDULE

#### ROUTE:

1. Chowk to Variyav

By order and in the name of the Governor of Gujarat,

R. B. BARA,

Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, JULY 30, 2002/SRAVANA 8, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th July, 2002.

BOMBAY CIVIL COURTS ACT, 1869.

No. GK/27/2002/PRCH/1097/VIP/247/D(Part-I):—In exercise of the powers conferred by Sections 3 and 4 read with Sections-21 of the Bombay Civil Courts Act, 1869, (XIV of 1869), and in supersession of previous notifications so far as they relate to the District of Mehsana and Banaskantha with effect on and from the 17th August, 2002 alter and creates new districts as specified in column 2 of the Schedule appended hereto and fixes their sadar stations as specified against each of them in column 3 and specifies the Civil Courts subordinate to each district Courts in Column No. 4 of the said Schedule—

### SCHEDULE

Sr. District No.	Sadar Station	Subordinate Courts to the District Court.
1	2	3
		4
1. The District of Mehsana Comprising of the revenue District of Mehsana having Talukas of Mehsana, Kadi, Kalol, Vijapur, Visnagar, Unjha, Kheralu, Vadnagar and Mansa.	Mehsana	(1) The Court of Civil Judge (Senior Division) Mehsana. (2) The Court of Civil Judge (Senior Division) Vijapur. (3) The Court of Civil Judge (Junior Division) Kadi. (4) The Court of Civil Judge (Junior Division) Kalol.

1	2	3	4
			(5) The Court of Civil Judge (Junior Division) Kheralu.
			(6) The Court of Civil Judge (Junior Division) Visnagar.
			(7) The Court of Civil Judge (Junior Division) Unjha.
			(8) The Court of Civil Judge (Junior Division) Vadnagar.
			(9) The Court of Civil Judge (Junior Division) Mansa.
2.	The District of Patan Comprising of the revenue District of Patan having Talukas of Chanasma, Harij, Patan, Sami, Sidhpur, Santalpura and Radhanpur.	Patan	(1) The Court of Civil Judge (Senior Division) Patan. (2) The Court of Civil Judge (Junior Division) Chanasma. (3) The Court of Civil Judge (Junior Division) Harij. (4) The Court of Civil Judge (Junior Division) Sidhpur. (5) The Court of Civil Judge (Junior Division) Radhanpur.
3.	The District of Banasknatha Comprising of the revenue District of Banasknatha having Talukas of Danta, Deesa, Dhanera, Palanpur, Vadgam, Diodar, Kankrej, Tharad and Vav.	Banasknatha	(1) The Court of Civil Judge (Senior Division) Palanpur. (2) The Court of Civil Judge (Junior Division) Danta. (3) The Court of Civil Judge (Junior Division) Deesa. (4) The Court of Civil Judge (Junior Division) Dhanera. (5) The Court of Civil Judge (Junior Division) Tharad. (6) The Court of Civil Judge (Junior Division) Diodar.

By order and in the name of the Governor of Gujarat,

**V. M. NAYAK,**  
Deputy Secretary to the Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JULY 31, 2002/SRAVANA 9, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### INDUSTRIES AND MINES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29th July, 2002.

#### GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No.GHU/ 2002/(11)/GID/1096/CM-28/G.—In exercise of the powers conferred by Sub-section-4 (1) (d) of the Gujarat Industrial Development Act, 1962, the Government of Gujarat hereby nominate Shri D. Rajgopalan, IAS Principal Secretary, Industries and Mines Department as a Director on the Board of Directors of Gujarat Industrial Development Corporation in place of Shri L. Mansingh, IAS, with immediate effect.

2. In exercise of the powers conferred by Section 4 (2) of the GID Act, Government is also pleased to appoint Shri D. Rajgopalan, IAS, Principal Secretary, Industries and Mines Department as Chairman of the Gujarat Industrial Development Corporation in place of Shri L. Mansingh, IAS, with immediate effect.

By order and in the name of the Governor of Gujarat,

**S. A. KADRI,**  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, JULY 31, 2002/SRAVANA 9, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
- by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### CORRIGENDUM

Sachivalaya, Gandhinagar, 31st July, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/100 of 2002/UDA-102001-250-V.—In exercise of the powers conferred by section 65 of the Town Planning and Urban Development Act (President's Act No. 27 of 1976), in partial modification of Government Notification, Urban Development and Urban Housing Department No. KV-36 of 2001-UDA-102001-250-V, dated 29th March 2001, the final plots mentioned in Schedule (A) and (D) are reshuffled as under:—

#### Existing

(A) T. P. Scheme No. 1  
Mentioned in schedule of notification  
dated 29th March, 2001.

#### Final Plot No.

537

(D) T. P. Scheme No. 4  
Mentioned in schedule of notification  
dated 29th March, 2001.

#### Reshuffled

Rajkot (Raiya)

536

Rajkot (Raiya)

**Final Plot No.**

138

638

190

690

336

236

The other final plots mentioned in the notification dated 29th March 2001, remain unchanged.

By order and in the name of the Governor of Gujarat,

**A. N. DAVE,**  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

THURSDAY, AUGUST 1, 2002 /SRAVANA 10, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1st August, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. GH/V/ 102 of 2001/ DVP/1202- 1223- L: WHEREAS, the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No.GH/V/171 of 1996/DVP- 1294-4036-L, dated the 25<sup>th</sup> October, 1996;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

3. Proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
4. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variation in the Revised Development Plan of Vadodara Urban Development Authority sanctioned by Government Notification, Urban Development and Urban Housing Department, Notification No. GH/V/171 of 1996/DVP- 1294-4036-L, dated the 25<sup>th</sup> October, 1996;

The lands bearing R.S. No. 1055/1, 1056/1 and 1058/2 of village Gorva designated for "Industrial Zone" shall be deleted from the said use and the lands thus so released shall be designated as "Residential Zone" under section 12(2)(a) of Gujarat Town Planning and Urban Development Act, 1976, as shown in the accompanying plan.

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Govt. of Gujarat,

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

FRIDAY, AUGUST 2, 2002 /SRAVANA 11, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેર નામું

સચિવાલય, ગાંધીનગર.

તા. ૧૦-૭-૨૦૦૨

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ - ૧૯૬૩

ક્રમાંક : જીએચકેએચ/૫૬/૨૦૦૨/એપીએમ/૧૦૯૯/૪૨૬૦/ગ(૮૬)

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાતના  
અધિનિયમ - ૨૦) (જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે તે) ની  
કલમ-૫૨ અને કલમ-૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા.૭-૨-૨૦૦૨



ના સરકારી જાહેરનામા ક્રમાંક: જીએચકેએચ/૯/૨૦૦૨/એપીએમ/૧૦૯૯/૪૨૬૦/ગ(૮૬) (જેનો આમાં હવે પછી 'સદરહુ જાહેરનામા' તરીકે ઉલ્લેખ કર્યો છે તેની રૂએ) થી ગુજરાત સરકારે સદરહુ જાહેરનામામાં નિર્દિષ્ટ કરેલ ખેત ઉત્પાદનના ખરીદ અને વેચાણના સંબંધમાં ખેત ઉત્પન્ન બજાર સમિતિ, પાલનપુર-વડગામ-દાંતા જી.બનાસકાંઠાનું ચાર જુદા જુદા બજાર વિસ્તારોમાં એટલે કે (૧) પાલનપુર તાલુકાના બનેલા વિસ્તાર (૨) વડગામ તાલુકાના બનેલા બજાર વિસ્તારો (૩) દાંતા તાલુકાના બનેલા બજાર વિસ્તાર અને (૪) અમીરગઢ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવામાં આવેલ છે. તથા અને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, પાલનપુર ખેત ઉત્પન્ન બજાર સમિતિ, દાંતા અને ખેત ઉત્પન્ન બજાર સમિતિ, અમીરગઢમાં બજાર સમિતિના સભ્યોની નિયુક્તિ પણ કરવામાં આવેલ છે. ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વડગામમાં બજાર સમિતિના સભ્યોની નિયુક્તિ કરવાની બાબત સરકારશ્રીની વિચારણામાં હતી. હવે તેથી સદરહુ અધિનિયમની કલમ-૫૪ થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી,

નીચે દર્શાવેલ વ્યક્તિઓને ખેત ઉત્પન્ન બજાર સમિતિ વડગામના તાલુકાના બનેલા બજાર વિસ્તારના સભ્યો તરીકે નિયુક્ત કરે છે.

(ગ) ઉપર્યુક્ત બજાર સમિતિઓમાં નિયુક્ત કરાયેલ સભ્યો આ હુકમની તારીખથી બે વર્ષથી વધુ ન હોય તેટલી મુદત સુધી હોદ્દો ધરાવશે.

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વડગામ તાલુકો વડગામ જી.બનાસકાંઠામાં નિયુક્ત થયેલા સભ્યો.

અ.નં.	નામ	સ્થળ
	(અ) ખેડૂત વિભાગ	
૧.	શ્રી પટેલ લાલજીભાઈ નાથુભાઈ	વરવાડા
૨.	શ્રી પટેલ જેઠાભાઈ રઘુનાથભાઈ	ધોડીયાલ
૩.	શ્રી કોરોટ ભિખાભાઈ રતુભાઈ	ચંગવાડા
૪.	શ્રી પટેલ અભેરાજભાઈ ગલબાભાઈ	સલેમકોદ
૫.	શ્રી રાજપૂત હેમરાજજી હેદુજી	ડાલવાણા



૬.	શ્રી ઠાકોર પ્રતાપજી જીતાજી	નાગરપુરા
૭.	શ્રી પટેલ મેઘરાજભાઈ વાલુભાઈ	ધારેવાડા
૮.	શ્રી નાગજીભાઈ વેલાભાઈ દેસાઈ	મેમદપુર
	(બ) વેપારી વિભાગ	
૯.	શ્રી પટેલ નરસંગભાઈ અભેરાજભાઈ	ધોતા
૧૦.	શ્રી પ્રજાપતિ નરોત્તમભાઈ ગંગારામ	વડગામ
૧૧.	શ્રી મોદી જયંતિલાલ નારણદાસ	વડગામ
૧૨.	શ્રી જોષી સુરેશકુમાર નૂળચંદભાઈ	વડગામ
	(ક) મંડળી વિભાગ	
૧૩.	શ્રી પટેલ લક્ષ્મણભાઈ શામળભાઈ	પાંચગ
૧૪.	શ્રી દરજી ધુળાભાઈ જી.	વડગામ
૧૫.	સહકારી અધિકારી (બજાર) લગત જીલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, પાલનપુર, જી.બનાસકાંઠા.	
૧૬.	વિસ્તરણ અધિકારી (ખેતી) તા.પં. વડગામ, તા.વડગામ, જી.બનાસકાંઠા	

બજાર ધારાની જાગેવાઈઓ અન્વયે ઉપર મુજબ નિયુક્ત થયેલ સભ્યોની નિયુક્તિ અંગેની લાયકાત ધોરણોની ચકાસણી કરવાની શરતે આ નિયુક્તિ કરવામાં આવે છે. અને આવી ચકાસણીમાં તેઓશ્રીની લાયકાતના ધોરણો મુજબ પાત્ર નહીં થયેલ હોવાનું જણાશે તો તેમની નિયુક્તિ શરૂઆતથી જ (એબઈનીશીયો) રદબાતલ ગણાશે. આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિધ્ધ થાય તે તારીખથી કરવાનો રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ

સેક્શન અધિકારી

કૃષિ અને સહકાર વિભાગ



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII

FRIDAY, AUGUST 2, 2002 / SRAVANA 11, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેર નામું

સચિવાલય, ગાંધીનગર.

તા. ૧૦-૭-૨૦૦૨

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ - ૧૯૬૩

ક્રમાંક : જીએચકેએચ/૫૭/૨૦૦૨/એપીએમ/૧૦૯૯/૪૨૬૦/ગ(૮૬)

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ અન્વયે કૃષિ અને સહકાર  
વિભાગના તા.૭-૨-૨૦૦૨ ના જાહેરનામા ક્રમાંક : જીએચકેએચ / ૯ / ૨૦૦૨ / એપીએમ /  
૧૦૯૯/૪૨૬૦/ગ(૮૬) અન્વયે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, દાંતા પાલનપુરનું વિભાજન

કરી પાલનપુર, વડગામ, દાંતા અને અમીરગઢની બજાર સમિતિઓ બનાવવામાં આવેલ છે.

૨. સદર જાહેરનામામાં જણાવેલ અનુસૂચિ-૨ અન્વયે ખેત ઉત્પન્ન બજાર સમિતિ, દાંતા તા.દાંતા, જી.બનાસકાંઠામાં (બ) વેપારી વિભાગ અને (ક) મંડળી વિભાગ અને અનુસૂચિ-૩ અન્વયે ખેત ઉત્પન્ન બજાર સમિતિ, અમીરગઢ, તા.અમીરગઢ, જી.બનાસકાંઠામાં નિયુક્ત થયેલા લાયકાત ન ધરાવતાં સભ્યોની કરેલ નિયુક્તિ કૃષિ અને સહકાર વિભાગના તા.૧૨/૬/૨૦૦૨ ના જાહેરનામા ક્રમાંક : જીએચકેએચ /૪૦/૨૦૦૨ /એપીએમ /૧૦૯૯/૪૨૬૦/ગ(૮૬) થી નિયત લાયકાત સંતોષતા ન હોવાથી અન્વયે તેઓની નિમણૂક શરૂઆતની અસરથી રદ કરવામાં આવેલ છે. આ રદ કરવામાં આવેલ સભ્યોની જગ્યાએ નીચે દર્શાવેલ સભ્યોની આથી નિયુક્તિ કરવામાં આવે છે.

તા.૭-૨-૨૦૦૨ ના જાહેરનામાની અનુસૂચિ-૨ માં ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, દાંતા, તા.દાંતા, જી.બનાસકાંઠામાં

(બ) વેપારી વિભાગ

- ૧ શ્રી સોલંકી રેવાભાઈ મોતીભાઈ મુ.પો.કુવારસી, તા.દાંતા, જી.બનાસકાંઠા
- ૨ શ્રી અગ્રવાલ મુનશીલાલ ભુરમલ મુ.પો.તા.દાંતા, જી.બનાસકાંઠા
- ૩ શ્રી દલપતલાલ મણિલાલ મોદી મુ.નવાવાસ, તા.દાંતા, જી.બનાસકાંઠા

(ક) મંડળી વિભાગ

- ૧ શ્રી કટેરિયા સવજીભાઈ લઘાંભાઈ મુ.દુડીયા, તા.દાંતા, જી.બનાસકાંઠા
- ૨ શ્રી શુક્લ રેખાબેન બકુલભાઈ મુ.પો.અંબાજી, તા.દાંતા, જી.બનાસકાંઠા

અને અનુસૂચિ ૩ માં ખેત ઉત્પન્ન બજાર સમિતિ, અમીરગઢ તા.અમીરગઢ,

જી.બનાસકાંઠામાં

(અ) ખેડૂત વિભાગ

- ૧ શ્રી દેસાઈ મોતીભાઈ જોરાભાઈ મુ.પો.ધનપુરા, તા.અમીરગઢ, જી.બનાસકાંઠા
- ૨ શ્રી મોદી ત્રિભોવન ખુશાલદાસ મુ.વિરમપુર, તા.અમીરગઢ, જી.બનાસકાંઠા

(બ) વેપારી વિભાગ

- ૧ શ્રી અગ્રવાલ પ્રભુદાસ મુ.ઈકબાલગઢ, તા.અમીરગઢ, જી.બનાસકાંઠા
- લક્ષ્મીનારાયણ

(ક) મંડળી વિભાગ

- ૧ શ્રી અગ્રવાલ બાબુલાલ બંસીલાલ મુ.ઈકબાલગઢ, તા.અમીરગઢ, જી.બનાસકાંઠા
- ૨ શ્રી પટેલ શંકરભાઈ નાગરભાઈ મુ.ડેરી, તા.અમીરગઢ, જી.બનાસકાંઠા
- ૩ આ જાહેરનામાનો અમલ રાજ્યપત્રમાં પ્રસિધ્ધ થાય તે તારીખથી કરવાનો રહેશે.  
ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ

સેક્શન અધિકારી

કૃષિ અને સહકાર વિભાગ

---

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

---

Vol. XLIII] WEDNESDAY, AUGUST 7, 2002/SRAVANA 16, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

#### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 7th August, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976 .

No. GH/V/103 of 2002/DVP/282002/1564-L : WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Development Plan of Surendranagar sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/2 of 1990/DVP-2886-3927-(89)-L, dated the 4th January, 1990;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (president's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variation to the Development Plan of Surendranagar sanctioned by Government Notification, Urban Development and Urban Housing Department, Notification No. GH/V/2 of 1990/DVP-2886-3927-(89)-L, dated the 4th January, 1990.

1. The Proposed 15 and 18mt. wide road passing through R.S.No. 479/1 of village Dudhrej marked as "A-B" and "C-D" as shown on the accompanying plan shall be deleted from said use and the land thus so released shall be designated for Residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

2. The land bearing R.S.No. 479/1 P village Dudhrej admeasuring 20234 sq.mt. as shown on the accompanying plan reserved for "P. & T. Staff Quarters" shall be deleted from the said reservation and land thus so released shall be designated for "Residential use" under section 12(2)(a) of the Town Planning and Urban Development Act, 1976.

3. The lands bearing R.S. No. 156/1, 156/2, 158/P and 159/1 of village Ratanpur are designated for "Agricultural Use" shall be deleted and lands thus so released shall be designated for "Residential Use" under section 12(2)(a) of the Town Planning and Urban Development Act, 1976.

4. The 18 mt. wide new road is proposed on the old railway track passing from southern side of R.S. No. 428/P, 432/P, 433/P, 467/1, 469/P, 474/P, 497/P, 495/P etc. of village Dhoraji under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976, and the remaining lands of old railway track shall be designated for "Commercial use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Govt. of Gujarat.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 7th August, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976 :

No. GH/V/104 of 2002/DVP/242000/581-L : WHEREAS, the Government of Gujarat is of the opinion that it was necessary in the public interest to make a variation in the revised development plan of the town of Jetpur sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/99 of 1992/DVP-2490-1413-(92)-L, dated the 18th May, 1992;

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976

(President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 11-4-2002 on page nos. 102-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/40 of 2002/DVP- 242000-581-L, dated 11th April, 2002 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND, WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby :-

- (c) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;
- (d) specifies that the variation so set out shall come into force from the date of this notification;

### SCHEDULE

Variation in the Revised Development Plan of Jetpur sanctioned by Government in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar Notification No. GH/V/99 of 1992/DVP-2490-1413-(92)-L, dated 18th May, 1992.

1. The land bearing revenue survey No. 14 part of Jetpur earmarked as ABCDEFGA on accompanying plan designated for the use of Residential, Agricultural, Road and Nala in the Revised Development Plan of Jetpur shall be deleted from the said use and thus released shall be designated for Commercial use under section 12 (2)(A) of Gujarat Town Planning and Urban Development Act, 1976.
2. The land bearing revenue survey No. 14 part of Jetpur earmarked as FEHIJKF on accompanying plan designated for the use of Agricultural Road and Nala in the Revised Development Plan of Jetpur shall be deleted from the said use and the land thus released shall be designated for Residential use under section 12(2)(A) of the Gujarat Town Planning and Urban Development Act, 1976.
3. The land bearing revenue survey No. 14 part of Jetpur earmarked as A-K on accompanying plan designated for the use of Residential in the Revised Development Plan of Jetpur shall be deleted from the said use and the land thus released shall be designated for 12 mts. wide road under section 12(2)(D) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**  
Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Govt. of Gujarat.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, AUGUST 8, 2002/SRAVANA 17, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8th August, 2002.

#### GUJARAT MEDICAL COUNCIL ACT, 1967

No. GY-4-2002-GMC/1097/1675/J-1.-

**WHEREAS** certain draft rules further to amend the Gujarat Medical Council Rules, 1969, were published as required by sub-section (1) of section 31 of the Gujarat Medical Council Act, 1967 (Guj. 10 of 1968), at pages 103 and 104 of Gujarat Government Gazette, part IV-B dated the 8<sup>th</sup> November, 2001, under the Government Notification, Health and Family Welfare Department No.GY-2/GMC/ 1097/1675/J.1, dated the 19<sup>th</sup> October, 2001, inviting objections or suggestions from all persons likely to be affected thereby within thirty days from the date of publication of the said notification in the *Official Gazette*.

**AND WHEREAS** no objections or suggestions have been received by the Government from any person with respect to the said draft rules;

NOW THEREFORE, in exercise of the powers conferred by section 31 read with sections 16, 17, 19, 20 and 23 of the Gujarat Medical Council Act, 1967 (Guj. 10 of 1968), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Medical Council Rules, 1969, namely :-

1. These rules may be called the Gujarat Medical Council (Amendment) Rules, 2002.
2. In the Gujarat Medical Council Rules, 1969, in rule 115, for the TABLE, the following shall be substituted, namely :-

**TABLE**

Sr.No.	Provision of the Act	Amount of fee
1	2	3
1	Sub-section (3) of section 16	Rs. 1000.00
2	Sub-section (2) of section 17	Rs. 1750.00
3	Sub-section (1) of section 19	Rs. 250.00
4	Sub-section (3) of section 20	Rs. 100.00
5	Sub-section (4) of section 20	Rs. 300.00
6	Sub-section (5) of section 20	Rs. 600.00
7	Clause (b) of section 23	Rs. 750.00 (First Notice) Rs. 1250.00 (Second Notice)
8	Proviso to clause (c) of section 23	Rs. 1750.00

By order and in the name of the Governor of Gujarat,

**G. D. PATEL,**  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, AUGUST 9, 2002/SRAVANA 18, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 9th August, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF ELECTRICAL ENERGY AND PERIODS OF WORKS ORDER, 1984.

No. : GHU-2002/65/CPI-1402/2804-K1 .- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Periods of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. : GHU/93/14/ELC/1493-994 (i)/K1 dated 20th July, 1993, as under :

In Schedule-1 after Sr. No. 305 the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Load permitted to be utilized on all staggered holidays.
1	2	3	4	5
306	Cadila Health care Ltd. (a Zydus Group Co.)	Moraiya	Ahmedabad	1200 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] TUESDAY, AUGUST 13, 2002/SRAVANA 22, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 13th August, 2002

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. : GH/V/105 of 2002/TPS/142001/4119/L.—WHEREAS, under Government Notification, Urban Development and Urban Housing Department No. GH/V/59 of 1999/TPS-1498-4413-L, dated 6/5/1999, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a Draft Town Planning Scheme, Surat No. 30 (Rander) (hereinafter referred to as "the said scheme") submitted to it by the Surat Municipal Corporation, Surat;

AND, WHEREAS, in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalising the said draft Town Planning Scheme;

AND, WHEREAS, the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Surat No. 30 (Rander) Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) ;

NOW, THEREFORE, in exercise of the powers conferred by section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby;

- (a) sanctions "the said preliminary scheme" subject to the modifications enumerated in the Schedule appended hereto, and

- (b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Surat Municipal Corporation, Surat during office hours on working days;
- (c) fixes the 13-09-2002 as the date for the purpose of clause (b) of sub-section (2) of the section 65.

### **SCHEDULE**

The 'Note' of General Development Control Regulation shall be treated as excluded from preliminary scheme documents.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**  
Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, AUGUST 14, 2002/SRAVANA 23, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th August, 2002.

#### GUJARAT SALES TAX ACT, 1969.

No. (GHN-22) GST-2002-(S. 49) (363)/TH.—WHEREAS the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-627)/GST-1070 (S.49) TH dated the 29th April, 1970, as follows, namely :—

In the Schedule appended to the said notification,

(1) in the entry at serial No. 5, after sub-entry (iii), the following sub-entry shall be added, namely :—

1	2	3	4
“(iv)	Sales of Low Sulphur Heavy Stock (LSHS) to Gujarat Electricity Board (GEB) for use in generation of electricity at Dhuvaran Power Station.	Whole of sales tax.	<p>(1) Gujarat Electricity Board (GEB) shall furnish to the selling dealer a certificate in Form C3 appended hereto declaring, <i>inter-alia</i>, that the Low Sulphur Heavy Stock (LSHS) so purchased is required for use in the generation of electricity at Dhuvaran Power Station.</p> <p>(2) GEB shall use LSHS in the generation of electricity at Dhuvaran Power Station. GEB shall be liable to pay tax if the goods so purchased are not used accordingly.</p> <p>(3) This notification shall remain in force from the date of its publication in the Official Gazette till 31st December, 2002.</p>

(2) after Form C2, the following Form shall be inserted, namely :—

FORM C 3. (Sub-entry (iv) of entry 5).

Certificate to be furnished by Gujarat Electricity Board (GEB) for purchase of Low Sulphur Heavy Stock (LSHS) for use in generation of electricity at Dhuvaran Power Station.

(See sub-entry (iv) of entry at Sr. No. 5, inserted by Government Notification, Finance Department No. (GHN-22) GST-2002-(S. 49) (363)/TH dated 14th August, 2002 issued under sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969.)

I, ..... (name)  
..... (designation) am the authorized officer of the Gujarat  
Electricity Board (GEB) for the purpose of the notification, Finance Department No. (GHN-22) GST-2002-  
(S. 49) (363)/TH dated 14th August, 2002.

I do certify that the goods, namely, Low Sulphur Heavy Stock (LSHS), have been purchased by me, for  
and on behalf GEB, from M/s ..... as per the Bill/invoice  
no. .... date .....

I further certify that the goods so purchased are required by the GEB for use in generation of electricity  
at Dhuvaran Power Station. GEB shall be liable to pay tax if the goods so purchased are not used accordingly.

Date : .....

Signature : .....

Place : .....

Designation : .....

Seal of Gujarat Electricity Board

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Additional Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, AUGUST 14, 2002/SRAVANA 23, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, દ્વિતી ઓગષ્ટ, ૨૦૦૨.

ગુજરાત ખેતીવાડી ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૬૬-૨૦૦૨-એસસીએ-૧૦૨૦૦૨/૫૭૪/ગ. — ખેત ઉત્પન્ન બજાર સમિતિ, બાબરાએ નામદાર ગુજરાત હાઈકોર્ટમાં તા. ૧૮-૨-૨૦૦૨ના રોજ સ્પે.સી.એ. નં. ૨૩૩૮/૨૦૦૨ દાખલ કરી સરકારશ્રી દ્વારા વહીવટદાર નીમવા અથવા નિયુક્ત સમિતિ નીમવા સામે મનાઈ હુકમ મેળવેલ હતો. તેમજ બજાર સમિતિની ચુંટણી વહેલી જાહેર કરવી તેવી દાદ માંગેલ હતી. આ કેસમાં નામદાર ગુજરાત હાઈકોર્ટએ તારીખ ૨૪-૬-૨૦૦૨ થી, બજાર સમિતિ, બાબરા, જી. અમરેલીની ચુંટણી તા. ૩૧-૧૦-૨૦૦૨ સુધીમાં કરવા તથા ચુંટણી પ્રક્રિયા પુર્ણ થાય અને નવી ચુંટાયેલ બજાર સમિતિ ઓફિસનું કામકાજ સંભાળે-ત્યાં સુધી જીલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, અમરેલીને બજાર સમિતિ, બાબરાનું કામકાજ જોવા હુકમ કરેલ છે.

ગુજરાત સરકાર ખતાવાડા ઉત્પન્ન બજાર સામાત, બાબરા, જી. અમરલામા નાયબ નિયામક અને જીલ્લા રજીસ્ટ્રારશ્રી, સહકારી મંડળીઓ, અમરેલી, જી. અમરેલીને વહીવટદાર તરીકે નવી ચુંટાયેલ બજાર સમિતિ અસ્તિત્વમાં આવે તેનો કાર્યભાર સંભાળે ત્યાં સુધીના સમય માટે નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, AUGUST 14, 2002/SRAVANA 23, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### કૃષિ અને સહકાર વિભાગ

#### જાહેરનામું

સચિવાલય, ગાંધીનગર, દટ્ટી ઓગસ્ટ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૬૭-૨૦૦૨/એપીએમ/૧૨૮૮/૩૩૫૪-ગ(૭૦) :- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાત અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪)ના ગુજરાત અધિનિયમ નં. ૨૦) (જેનો હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૫૨ અન્વયે મળેલ સત્તાની રૂએ તથા કલમ-૫ની રૂએ કૃષિ અને સહકાર વિભાગના તા. ૧-૧૨-૮૮ ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૧૭૫/૮૮/એપીએમ/૧૨૮૮/૩૩૫૪/ગના સંબંધમાં સદરહુ અધિનિયમના હેતુ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઈડર, જી. સાબરકાંઠા, ના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે સાબરકાંઠા જિલ્લાના ઈડર તાલુકાના બનેલા બજાર વિસ્તાર અને વડાલી તાલુકાના બનેલા બજાર વિસ્તાર માટે વિભાજિત કરવા આદેશ કરવામાં આવેલ છે તથા સદરહુ અધિનિયમની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ કૃષિ અને સહકાર વિભાગના તા. ૮-૩-૨૦૦૦ ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૨૮/૨૦૦૦/એપીએમ/૧૨૮૮/૩૩૫૪/ગ(૭૦)થી સદરહુ બંને બજાર વિસ્તારો માટે બે અલગ અલગ બજાર સમિતિ,

(૧) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઈડર; અને

(૨) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વડાલીની રચના કરવામાં આવી છે.

આથી હવે સદરહુ અધિનિયમની કલમ-૫૫(૧) હેઠળ મળેલ સત્તાની રૂએ અવિભાજિત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઈડરના તા. ૩૧-૩-૨૦૦૦ના રોજના પાકા સરવૈયાની સ્થિતિએ ફંડ, મિલકત તથા દેવા અને જવાબદારીઓનો ભાગ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઈડર અને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વડાલી વચ્ચે વિહિત કરવાની બાબત સરકારશ્રીની વિચારણામાં હતી. આથી પુખ્ત વિચારણાના અંતે ગુજરાત સરકાર સદરહુ અધિનિયમની કલમ-૫૫(૧) હેઠળ મળેલ સત્તાની રૂએ આ સાથે જોડેલા પરિશિષ્ટ/પત્રકમાં જણાવ્યા મુજબ અવિભાજિત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઈડરના તા. ૩૧-૩-૨૦૦૦ના પાકા સરવૈયાની સ્થિતિએ મિલકત, દેવા, ફંડ અને જવાબદારીઓ સામેલ પરિશિષ્ટની વિગતો મુજબ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઈડર તેમજ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વડાલીની મિલકત, ફંડ, દેવા, જવાબદારીઓની વહેંચણી કરવાના તેમજ બજાર સમિતિ, ઈડર અને બજાર સમિતિ, વડાલી, એમ બંને બજાર સમિતિઓની પરામર્શ સબ કમિટિઓના સભ્યોની સર્વસંમતિથી રોકડ ભંડોળમાંથી રૂા. ૧૧/- લાખ દરખાસ્ત મંજૂર થયેથી બજાર સમિતિ, ઈડરે તેની નાણાંકીય સ્થિતિ સક્ષમ થયે સઘળી પરિસ્થિતિને અનુલક્ષી શક્ય તેટલી વહેલી તકે સદર રકમ બજાર સમિતિ, વડાલીને ચુકવવાની રહેશે.

## ધી બેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઇડર

બેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઇડરનું વિભાજન થવાથી બજાર સમિતિ, ઇડર અને બજાર સમિતિ, વડાલી એમ બે બજાર સમિતિઓમાં મિલકત ભંડોળ તથા સ્ટાફ વહેંચણીનું પત્રક :

અનુ. નં	મિલકતનું વર્ણન	બજાર સમિતિ ઇડરને વહેંચણીમાં આવતી મિલકત	બજાર સમિતિ વડાલીને વહેંચણીમાં આવતી મિલકત	શેરો
૧	૨	૩	૪	૫
૧.	માર્કેટ યાર્ડ	(૧) અ-ઈડર મુખ્ય માર્કેટ યાર્ડ બ-ઈડર શાકમાર્કેટ યાર્ડ (૨) જાદર સબ-યાર્ડ (૩) દેશોતર સબ-યાર્ડ	વડાલી માર્કેટ યાર્ડ	
૨.	માર્કેટ યાર્ડોની જમીન	(૧) માર્કેટ યાર્ડ ઇડર (૨) સબયાર્ડ જાદર (૩) સબયાર્ડ દેશોતર (૪) સબયાર્ડ ચિત્રોડા	(૧) વડાલી સબ-યાર્ડ જમીન	એ.ગુ. ૫.૦૮
૩.	માર્કેટ યાર્ડમાં વિકાસ કામો	ઈડર ૧. શાકમાર્કેટયાર્ડ જમીન ૧૭૪૭.૨૫ ચો. મી. ૨. જ્યારે સરકારશ્રી પાસેથી લેવાની બાકી ૧૧૭૦.૦૦ ચો. મી. ઈડર, જાદર, દેશોતરની મિલકતોની વિગત દર્શાવતું પત્રક અલગ સામેલ કર્યો મુજબ	વડાલી : ઓફિસ મકાન ગોડાઉન-૪ ગોડાઉન-૪ ગોડાઉન-૪ વાયરફેન્સીંગ પગીરુમ કૂવા પાસે રુમ કૂવો વડાલી ગોડાઉન જી. આઈ. રુફ શેડ વડાલી યાર્ડ રોડ પંખી ઘર વે-બ્રીજ ફાઉન્ડેશન વે-બ્રીજ રુમ	



૧	૨	૩	૪	૫
			ઓટલો	
			૨૦૦ મે. ટન પ (પાંચ) ગોડાઉન	
			વે-બ્રીજ ફાઉન્ડેશન પીચીંગ	
			લેવોટરી બ્લોક	
			શોપ-કમ-ગોડાઉન-૬	
			શોપ-કમ-ગો. પ્લેટફોર્મ, દિવાલ	
			દુકાન-૭-બ્લોક-૧	
			દુકાન-૭-બ્લોક-૨	
			શોપ-કમ-ગોડાઉન નં.-૪	
			શોપ-કમ-ગોડાઉન નં.-૨	
			વડાલી શાકભાજી પ્લેટફોર્મ	
			વીથ રૂફશેડ	
			હવાડો	
			પાણીની ટાંકી, પાઈપલાઈન	
			શોપ-કમ-ગોડાઉન વીથ પ્લેટફોર્મ	
			મુખ્ય દરવાજો	
			શોપ-કમ-ગોડાઉન નં.-૪	
			કમ્પાઉન્ડ વૉલ	
			મેઈનગેટ આગળ એપ્રોચ રોડ	
			વે-બ્રીજ રૂફશેડ	
			કમ્પાઉન્ડવૉલ	
			શોપ-કમ-ગોડાઉન નં. ૪	
			શોપ-કમ-ગોડાઉન નં. ૪ રૂફશેડ	
			બન્ને બજાર સમિતિઓની પરામર્શ-	
			સબ કમિટિઓના સભ્યશ્રીઓની સર્વે	
			સંમતિથી રોકડ ભંડોળમાંથી	
			રૂ. ૧૧,૦૦,૦૦૦/- (અંકે રૂપિયા	
			અગિયાર લાખ) દરખાસ્ત મંજૂર	
			થયેથી બજાર સમિતિ, ઈડરે તેની	
			નાણાંકીય સ્થિતિ સક્ષમ થયે સઘની	
			પરિસ્થિતિને અનુલક્ષી શક્ય તેટલી	
			વહેલી તકે સદર રકમ બજાર સમિતિ,	
			વડાલીને ચુકવવાની રહેશે.	
				તમામ પ્રકારની સીક્યુરીટી
				ડીપોઝીટો બાદ જતાં વધેલ
				રકમમાંથી.
૪	રોકડરકમ	--અલગ પત્રક સામેલ કર્યા મુજબ--		

૧	૨	૩	૪	૫
૫	ડેડસ્ટોક	બજાર સમિતિ, ઈડર શાકમાર્કેટ, ઈડર સબયાર્ડ જાદર, સબયાર્ડ દેશોતરમાં જે ડેડસ્ટોક છે તે બજાર સમિતિ, ઈડરનો રહેશે.	બજાર સમિતિ, વડાલી પાસે ડેડસ્ટોક હયાત જે છે તે બજાર સમિતિ વડાલી પાસે રહેશે.	સરવૈયામાં બતાવેલ રકમમાંથી
૬	સ્ટાફ બાબત હોદ્દા સાથે	(૧) શ્રી જે. બી. મહેતા સેક્રેટરી (૨) શ્રી વિ. કે. પંડ્યા આ. સેક્રેટરી (૩) શ્રી આર. કે. પટેલ એકાઉન્ટન્ટ (૪) શ્રી જે. એસ. પંડ્યા ઈન્સ્પેક્ટર (૫) શ્રી જી. એન. શુક્લ ઈન્સ્પેક્ટર (૬) શ્રી પી. પી. પટેલ ક્લાર્ક (૭) શ્રી જી. એન. પટેલ ” (૮) શ્રી આઈ. આર. ચંપાવત ” (૯) શ્રી આર. બી. પટેલ ” (૧૦) શ્રી એન. બી. સોનગરા પ્યુન-કમ-વો. જાદર (૧૧) શ્રી પી. ડી. ચંપાવત વોચમેન જાદર (૧૨) શ્રી એસ. જે. કુંપાવત નાયક ઈડર (૧૩) શ્રી એન. ડી. ઠાકરડા ડ્રાયવર-કમ-પ્યુન. ઈડર (૧૪) શ્રી બી. ડી. ઠાકરડા પ્યુન-કમ-વો. ઈડર (૧૫) શ્રી સી. કે. ઠાકરડા વોચમેન ઈડર (૧૬) શ્રી એમ. પી. ઠાકરડા વોચમેન ઈડર (૧૭) શ્રી એ. પી. પ્રજાપતિ વોચમેન દેશોતર	(૧) શ્રી એન. એન. કુંપાવત ઈન્સ્પેક્ટર (હાલ ઈન્ચાર્જ સેક્રેટરી) (૨) શ્રી એન. એસ. મહેતા ક્લાર્ક (૩) શ્રી એન. આર. વરહાત પ્યુન-કમ-વો. (૪) શ્રી બી. બી. સગર વોચમેન	
૭	પ્રો. ફંડ ગ્રેજ્યુઇટી	વહેંચણીમાં આવેલ સ્ટાફ પ્રમાણે	વહેંચણીમાં આવેલ સ્ટાફ પ્રમાણે	
૮	સિક્યુરિટી ડીપોઝીટો તથા અન્ય ડીપોઝીટો	(૧) બાંધકામો અંગેની કોન્ટ્રાક્ટરોને પરત આપવાની ડીપોઝીટો બજાર સમિતિ, ઈડરની રહેશે. (૨) અન્ય ડીપોઝીટો જેવી કે, કેબીન ગલ્લા શાક માર્કેટ દુકાનો તથા શોપ-કમ-ગોડાઉન ડીપોઝીટો જે બજાર સમિતિ પાસે ચાર્જ હશે તેને આપવાની રહેશે.	(૧) બાંધકામો અંગેની કોન્ટ્રાક્ટરોને પરત આપવાની ડીપોઝીટો બજાર સમિતિ, ઈડર પાસે રહેશે. (૨) અન્ય ડીપોઝીટો જેવી કે દુકાન ડીપોઝીટ ગોડાઉન ડીપોઝીટો વિ. જે બજાર સમિતિ પાસે ચાર્જ હશે તેને આપવાની રહેશે.	



૧	૨	૩	૪	૫	૬	૭	૮	૯	૧૦	૧૧	૧૨
(ક) એડવાન્સ	—	—	—	૩,૮૮,૬૦૦-૦૦	—	—	૩,૮૮,૬૦૦-૦૦	—	—	—	—
(ગ) ફીટીંગ ડીપોઝીટ	—	—	—	૮૨,૪૫૧-૦૦	—	—	૮૨,૪૫૧-૦૦	—	—	—	—
(ઙ) હાથ પર સિલક	—	—	—	૮૭,૮૪૬-૨૬	—	—	૮૭,૮૪૬-૨૬	—	—	—	—
				<u>૪,૦૮,૮૨,૦૯૭-૭૦</u>			<u>૪,૦૮,૮૨,૦૯૭-૭૦</u>			૬૯,૮૯,૮૯૮-૦૦	
				<u>૪,૮૫,૩૫,૩૭૭-૧૬</u>			<u>૪,૮૫,૩૫,૩૭૭-૧૬</u>			૮૬,૧૮,૩૫૪-૦૦	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, AUGUST 14, 2002/SRAVANA 23, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th August, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. : GH/V/106 of 2002/DVP/202001/73/L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Development Plan for the Area of Jamnagar Area Development Authority sanctioned under Government Notification No. GH/V/217 of 2000/DVP-2097-1697-(2000)-L dated 6th November, 2000;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976), the Government of Gujarat hereby :-

- (1) Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto; and
- (2) Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette;

#### SCHEDULE

Proposed variation to the Development Plan for the Area of Jamnagar Area Development Authority sanctioned by the Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. : GH/V/217 of 2000/DVP/2097/1697/(2000)-L dated 6th November, 2000

1. The lands bearing of City Jamnagar (Kalavad Gate area) reserved for "Garden" shall be deleted from the said reservation and the land thus released shall be designated for "Residential Use" under section 12 (2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as accompanying plan.
2. The land bearing R.S. No. 31/P of village Bedi, Taluka, Jamnagar designated for "Non Obnoxious and non Hazardious Industrial Use" as marked as 'ABCD' on accompanying plan shall be deleted from said use, as the land so released, shall be designated for "Residential Use" under Section 12(2) (a) of the Gujarat Town Planning and Urban Development Act, 1976.
3. The land bearing R.S. No. 189/P of village Kansumra reserved for "Gujarat Industrial Development Corporation" shall be deleted from the said reservation and the land so released shall be designated for "Cremetionary Ground" under Section 12 (2) (0) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on accompanying plan.
4. The lands bearing R.S. No. 1213, 1214, 1221, 1222, 1223, of village Jamnagar designated for "Agricultural Use" shall be deleted from the said use and lands so released shall be designated for "Residential Use" under section (12) (2) (a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on accompanying plan.
5. The lands bearing R. S. 1200/P, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211/P and 1212/P of village Jamnagar designated for "Agricultural Use" shall be deleted from the said use and lands so released shall be designated for "Recreational Use" under Section 12 (2) (a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.

-----  
**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Corrigendum**

Sachivalaya, Gandhinagar, 14th August, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. : GH/V/107 of 2002/DVP/282002/1564/L. -In Government, in Urban Development and Urban Housing Department Notification No. : GH/V/103 of 2002/DVP-282002-1564-L, dated 7-8-2002, published in the Government's Extra Ordinary Gazette of 7-8-2002 in Central Section in

Part IV-B regarding variation to the Development Plan of Surendranagar under sub-section (1) of Section 19 of the above Act, the following correction shall be made :

- (1) In the first and forth line of Paragraph-4 of Schedule, the word "closed" shall be added between "old" and "railway"
- (2) In the third line of paragraph-4 of the Schedule, the word "Dhoraji" shall be replaced by the word "Dudhrej".

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.

-----

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 14th August, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. : GH/V/108 of 2002/TPS/152001/688/L.—WHEREAS under Government Notification, Urban Development and Urban Housing Department No. GH/V/76 of 1990/TPS-1580-1069-(90)-L, dated 11/4/1990, the Government of Gujarat had, in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") sanctioned a Draft Town Planning Scheme, Vejalpur No. 6 (hereinafter referred to as "the said scheme") submitted to it by the Ahmedabad Urban Development Authority, Ahmedabad.

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, the Government of Gujarat appointed the Town Planning Officer for the finalising the said draft Town Planning Scheme;

AND WHEREAS the Town Planning Officer has submitted to the Government of Gujarat, the Town Planning Scheme, Vejalpur No. 6, Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub-section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976);

NOW, THEREFORE, in exercise of the powers conferred by section 65 of Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) the Government of Gujarat hereby;

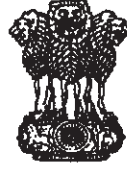
- (a) sanctions "the said preliminary scheme".
- (b) states that the said preliminary scheme shall be kept open to inspection by the public at the office of the Ahmedabad Urban Development Authority, Ahmedabad during office hours on working days;
- (c) fixes the 14-09-2002 as the date for the purpose of clause (b) of sub-section (2) of the section 65.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, AUGUST 16, 2002/SRAVANA 25, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી ઓગસ્ટ, ૨૦૦૨.

ગુજરાત ખેતઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જીએચકેએચ / ૬૮ / ૨૦૦૨/એપીએમ/ ૩૩૪૨/ગ (૧૪૨)- ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ ના ગુજરાત અધિનિયમ-૨૦) જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે) તેની કલમ-૫ હેઠળ બહાર પાડેલા કૃષિ અને સહકાર વિભાગના તા. ૩૦-૯-૯૮ના સરકારી જાહેરનામા ક્રમાંક જીએચકેએચ/૬૭/૯૮/એપીએમ/૧૦૯૮/૩૩૪૨/ગ (૧૪૨) થી રાજકોટ જિલ્લાના ધોરાજી તાલુકા અને જામકંડોરણ તાલુકાના બનેલા બજાર વિસ્તારોને એકત્રીકરણ કરવાનો પ્રાથમિક ઈરાદો જાહેર કરેલ હતો. અને ત્યારબાદ સરકારશ્રીના જાહેરનામા ક્રમાંક : જીએચકેએચ/ ૨/૨૦૦૦/એપીએમ / ૧૦૯૮/૩૩૪૨ /ગ (૧૪૨) તા. ૭-૧-૨૦૦૦ અન્વયે ખેત ઉત્પન્ન બજાર સમિતિ, ધોરાજી, જી. રાજકોટ તથા જામકંડોરણની બજાર સમિતિનું એકીકરણ કરવા માટે હુકમો કરવામાં આવેલ હતા. આ હુકમથી નારાજ થઈ બજાર સમિતિ, જામકંડોરણએ સ્પે.સી.એ. નં. ૨૨૭/૨૦૦૦ તથા બજાર સમિતિ, ધોરાજીએ સ્પે.સી.એ. નં. ૨૮૭/૨૦૦૦, નામદાર ગુજરાત હાઈકોર્ટમાં દાખલ કરેલ તથા તે સંબંધે નામદાર ગુજરાત હાઈકોર્ટએ તેમના તા. ૨૦-૧-૨૦૦૦ના હુકમથી 'સ્ટેટસ્કો' જાળવી રાખવા જણાવેલ હતું.

૨. આ બાબતે બંને બજાર સમિતિઓનું એકત્રીકરણ કરવા જે કારણો ધ્યાને લેવાયેલ, તે કારણો હવે રહેતા ન હોઈ સરકારશ્રીએ સદર તા. ૭-૧-૨૦૦૦નો હુકમ રદ કરવા નિર્ણય લીધેલ છે. આથી સરકારશ્રીનું તા. ૭-૧-૨૦૦૦નું જાહેરનામા ક્રમાંક : જીએચકેએચ / ૨ / ૨૦૦૦/એપીએમ/ ૧૦૯૮/૩૩૪૨/ગ (૧૪૨) રદ કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,

સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, AUGUST 16, 2002/SRAVANA 25, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16th August, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/109 of 2002/TPS/292002/2473/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 1.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 1.

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

**SCHEDULE**

1. while finalising Draft Town Planning Scheme, the Town Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider regarding the final plots area that are exceeding the original plot area.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
5. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purpose for Socially, Economically and Weaker Section housing scheme.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to the Government:

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Notification**

**Sachivalaya, Gandhinagar, 16th August, 2002.**

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. GH/V/110 of 2002/TPS/292002/2474/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 2.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 2.



AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

### **SCHEDULE**

1. while finalising Draft Town Planning Scheme, the Town Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purpose for Socially, Economically and Weaker Section housing scheme.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to the Government.

### **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

#### **Notification**

**Sachivalaya, Gandhinagar, 16th August, 2002.**

#### **THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. GH/V/111 of 2002/TPS/292002/2475/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 3.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 3.

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(c) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(d) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

#### SCHEDULE

1. while finalising Draft Town Planning Scheme, the Town Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purpose for Socially, Economically and Weaker Section housing scheme.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to the Government.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th August, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/112 of 2002/TPS/292002/2476/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter

referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 4.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 4.

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

#### SCHEDULE

1. While finalising Draft Town Planning Scheme, the Town-Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purpose for Socially, Economically and Weaker Section housing scheme.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to the Government.

## Notification

Sachivalaya, Gandhinagar, 16th August, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. GH/V/113 of 2002/TPS/292002/2477/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), (hereinafter referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 5.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 5.

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

**SCHEDULE**

1. while finalising Draft Town Planning Scheme, the Town Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purpose for Socially, Economically and Weaker Section housing scheme.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

**Sachivalaya, Gandhinagar, 16th August, 2002.**

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. GH/V/114 of 2002/TPS/292002/2478/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No: 27 of 1976) (hereinafter referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 6.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 6.

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

**SCHEDULE**

1. while finalising Draft Town Planning Scheme, the Town Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider regarding the final plots area that are exceeding the original plot area.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
5. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purposes for Socially, Economically and Weaker Section housing scheme.



6. While finalising the draft Town Planning Scheme, the Town Planning Officer shall reconsider the matter about F.P. No. 350, 374, 753 and 960 which are not in uniform in the plan No. 3,4, 4-A and redistribution and valuation statement i.e. Form No. F.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to Government.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Notification**

**Sachivalaya, Gandhinagar, 16th August, 2002.**

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. GH/V/115 of 2002/TPS/292002/2479/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 7.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 7.

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

**SCHEDULE**

1. While finalising Draft Town Planning Scheme, the Town Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purposes for Socially, Economically and Weaker Section housing scheme.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to Government.

-----

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Notification**

**Sachivalaya, Gandhinagar, 16th August, 2002.**

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. GH/V/116 of 2002/TPS/292002/2472/L.—WHEREAS under Section 41 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Bhuj Area Development Authority declared its intention of making of the Draft Town Planning Scheme Bhuj No. 8.

AND WHEREAS under sub-section (1) of section 42 of the said Act, the Bhuj Area Development Authority (hereinafter called the "said Authority") made and published duly in the prescribed manner a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Draft Town Planning Scheme Bhuj No. 8.

AND WHEREAS after taking into consideration the objections received by it the said Authority submitted the said scheme to the State Government for sanction under Section 48 of the said Act in the manner provided therein;



NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of Section 48 of the said Act, Government of Gujarat, hereby:—

(a) sanctions the said scheme subject to the modifications enumerated in the Schedule appended hereto,

(b) state that the said scheme shall be kept open to the inspection of the public at the office of the Bhuj Area Development Authority, Bhuj during office hours on all working days;

### SCHEDULE

1. While finalising Draft Town Planning Scheme, the Town Planning Officer shall reconsider to provide the frontage to such final plots on the scheme road, In case of Final plots not having frontage by the scheme road.
2. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the uniform road width as far as possible in such roads.
3. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider regarding the final plots area that are exceeding the original plot area.
4. While finalising the draft Town Planning Scheme, the Town Planning Officer shall consider the percentage of beneficiaries in the scheme area and the general public by considering locations, area and use of public purpose.
5. While finalising the draft Town Planning Scheme, the Town Planning Officer shall allot the lands for public purposes for Socially, Economically and Weaker Section housing scheme.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to Government.

Government Central Press, Gandhinagar



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, AUGUST 16, 2002/SRAVANA 25, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16th August, 2002.

### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958

No. GHR-2002/103/BRU/2002/03/M(3) :— In exercise of the Powers conferred by section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as “the said Act”) the Government of Gujarat hereby declares that the industries undertaking, namely Asoka Spintex (A Division of the Arvind Mills Ltd.), Ahmedabad. (herein after referred to as “the said undertaking”) shall be conducted to serve as a measure of unemployment the said undertakings shall accordingly be deemed relief undertaking for the purpose of exemption from hank yarn obligation only (not or all or any other purpose) under the said Act for a period of twelve months comencing from 16-8-2002 up to 15-8-2003.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,  
Section Officer.



सत्यमेव जयते

# The Gujarat Government Gazette

**EXTRA ORDINARY**

**PUBLISHED BY AUTHORITY**

Vol. XLIII]

**FRIDAY, AUGUST 16, 2002/SRAVANA 25, 1924**

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## **PART IV-B**

**Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

### **LABOUR AND EMPLOYMENT DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 16th August, 2002.

#### **THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958**

No. GHR-2002/104/BRU/2001/1858/M(3) :— In exercise of the Powers conferred by section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") the Government of Gujarat hereby declares that the industries undertaking, namely Asoka Cotsyn (A Division of the Arvind Mills Ltd.), Ahmedabad. (hereinafter referred to as "the Said undertaking") shall be conducted to serve as a measure of unemployment the said undertakings shall accordingly be deemed relief undertaking for the purpose of exemption from hank yarn obligation only (not or all or any other purpose) under the said Act for a period of twelve months comencing from 16-8-2002 up to 15-8-2003.

By order and in the name of the Governor of Gujarat,

**T. A. SAIYED,**  
Section Officer.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] SATURDAY, AUGUST 17, 2002/SRAVANA 26, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

સામાજિક ન્યાય અને અધિકારીતા વિભાગ

(અનુસૂચિત જાતિ કલ્યાણ પ્રભાગ)

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી જુલાઈ, ૨૦૦૨.

ક્રમાંક : જી.એચ.એલ.-૫-અવક-૧૩૨૦૦૧-૯૩૭-૯૦૯(૨)-ભાગ-૨-જ : અતિ પછાત જાતિ વિકાસ બોર્ડના સરકારી સભ્યોની આ વિભાગના તા. ૭-૧-૨૦૦૨ના ઠરાવ નં. અવક-૧૩૨૦૦૧-૯૩૭-જ થી નિમણૂંક કરવામાં આવી છે અને આ ઠરાવથી સચિવશ્રી, સામાજિક ન્યાય અને અધિકારીતા વિભાગની બોર્ડના અધ્યક્ષ તરીકે નિમણૂંક કરવામાં આવી છે. આ નિમણૂંક નામજોગ કરવામાં આવી નથી. આથી સામાજિક ન્યાય અને અધિકારીતા વિભાગના સચિવ શ્રી આર. એમ. પટેલને અન્ય હુકમો ન થાય ત્યાં સુધી પશ્ચાદવર્તી અસરથી એટલે કે તારીખ ૭-૧-૨૦૦૨થી અતિ પછાત જાતિ વિકાસ બોર્ડ ગાંધીનગરના અધ્યક્ષ તરીકેનો વધારાનો હવાલો સોંપવાનાં આથી હુકમો કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

**EXTRA ORDINARY**

PUBLISHED BY AUTHORITY

---

Vol. XLIII] **MONDAY, AUGUST 19, 2002/SRAVANA 28, 1924**

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

**PART IV-B**

**Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

**FINANCE DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 19th August, 2002.

**GUJARAT SALES TAX ACT, 1969.**

No. (GHN-23)GSR/2002/(107)TH :— In exercise of the powers conferred by section 86 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby rescinds the Government Notification, Finance Department, No. (GHN-37)/GSR/2000/(100)/TH, dated the 14th November, 2000, published in the Gujarat Government Gazette, Extra-ordinary, PART IV-B, on page 274-1, dated the 14th November, 2000.

By order and in the name of the Governor of Gujarat,

**C. J. MECWAN,**  
Under Secretary to Government.

-----  
GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] TUESDAY, AUGUST 20, 2002/SRAVANA 29, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 20th August, 2002

### GUJARAT SALES TAX ACT, 1969.

No. : (GHN-24)/GST-2002-(S.49) (364)/TH.-WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-627/GST-1070 (S.49)/TH dated the 29<sup>th</sup> April 1970 as follows, namely :-

In the Schedule appended to the said notification, for the entry at serial No. 250, the following entry shall be substituted, namely :-

1	2	3	4
"250	(1) Sales of stainless steel <i>patta or patti</i> ;	Whole of sales tax.	--
	(2) Sales of stainless Flats.	To the extent to which the amount of Sales Tax exceeds one paise in the rupee.	-- "

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,

Additional Secretary to Government.



## FINANCE DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 20th August, 2002.

## GUJARAT SALES TAX ACT, 1969.

No. : (GHN-25)/GST-2002-(S.49) (365)/TH.-WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-14)/GST-1092 (S.49)/(251)/TH dated the 1<sup>st</sup> April 1992 as follows, namely :-

In the Schedule appended to the said notification,

- (1) the entry at serial No. 56 shall be deleted;
- (2) after the entry at serial No. 145, the following entry shall be inserted, namely :-

1	2	3	4
"146	(1) Sales of Jari thread and embroedary materials of gold, silver and gilded metal including <i>badla, kasab, champa, gota</i> and <i>thappa</i> ;	Whole	--
		of tax.	
	(2) Sales of Jari material, i.e. <i>badla, kasab, champa, gota</i> and <i>thappa</i> not containing gold or silver metal.	Whole	--
		of tax.	

By order and in the name of the Governor of Gujarat,

**M. N. JOSHI,**

Additional Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, AUGUST 23, 2002/BHADRA 1, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16<sup>th</sup> August, 2002.

#### BOMBAY STAMP ACT, 1958.

No. : GHM/2002/47/M/STP/102001/1424/H.1 : In exercise of the powers conferred by Section 70-read with Section 32-A of the Bombay Stamp Act, 1958 (Bom. LX. of 1958), the Government of Gujarat hereby makes the following rules further to amend the Bombay Stamp (Determination of Market Value of Property) Rules, 1984, namely :-

1. These rules may be called the Bombay Stamp (Determination of Market Value of Property) (Amendment) Rules, 2002.

2. In the Bombay Stamp (Determination of Market Value of Property) Rules, 1984, in rule 9, in sub-rule (1), the words, figures and brackets, "fails to furnish a statement in Form-I as required by sub-rule (1) of rule 3 or furnishes a statement", the words and figure "along with a statement in Form-I" shall be substituted.

By order and in the name of the Governor of Gujarat,

I. A. GAJJAR,  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII] FRIDAY, AUGUST 23, 2002/BHADRA 1, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 23rd August, 2002.

#### BOMBAY PROHIBITION ACT 1949.

No. G/GA/ 113 /DNS.1091/1457/E.1:- The following draft of a notification which is proposed to be issued under sub-section (1) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) read with clause (b) of sub-section (2) of the said section 143 is published as required by sub-section (1) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Commissioner of Prohibition and Excise, Gujarat State, O/2, New Mental Hospital Building, Asarwa, Ahmedabad-380 016 from any person with respect to the said draft before the expiry of the aforesaid period will be considered by Government

### Notification

No. G/G/ /DNS.1091/1457/E.1:- In exercise of the powers conferred by sub-section (1) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with clause (b) of sub-section (2) of the said section 143 and in supersession of the Gujarat Methyl Alcohol Rules, 1981 the Government of Gujarat hereby makes the following rules, namely :-

1. Short title :- These rules may be called the Gujarat Methyl Alcohol Rules, 2001

2. Definition :- In these rules, unless the context otherwise requires-

(a) "Act" means the Bombay Prohibition Act, 1949;

(b) "Authorised Officer" means the Superintendent of Prohibition and Excise, or the District Inspector of Prohibition and Excise or the local Prohibition and Excise Inspector or Sub-Inspector;

(c) "Form" means a form appended to these rules;

(d) "Licence" means a licence granted under these rules;

(e) "Licensed premises" means premises in respect of which a licence or permit has been granted under these rules;

(f) "Licensee" means a person who has been granted a licence;

(g) "Licensing Authority" means the Superintendent of Prohibition and Excise or the District Inspector of Prohibition and Excise;

(h) "Methyl Alcohol" means "Methanol" or "carbinol", having the chemical formula  $\text{CH}_3\text{OH}$  and shall also include substances commercially known as "wood alcohol", "wood spirit", "wood naphtha", "pyroxylic spirit", "pyroxylic acid", "pyroligreous spirit", "pyro alcohol", "Hasting's naphtha", "colonial spirit", "columbian spirit", or "methyl hydrate" or any preparation made with and containing methyl alcohol in the liquid form in the final product by whatever name such methyl alcohol is called as mentioned heretofore; but shall not include laboratory chemicals and reagents of various grades such as pure extra pure IR, GR, EL, Special Grade or Spectroscopic grade Commercial and technical grade Kartischer reagents A and B indicators in solutions used in laboratory etc. duly labelled as such and showing the name and address of the manufacturer legibly on the container and also solutions of formaldehyde methyl acetate para formaldehyde, formaling and polyvinylacetate in methyl alcohol or containing methyl alcohol and such other preparations and substance which the Director of Prohibition and Excise may permit on the recommendations of the Industries Commissioner.

#### **PURCHASE, POSSESSION AND USE OF METHYL ALCOHOL.**

3. Application for licence for purchase, possession and use :- Any person desiring to purchase, possess or use methyl alcohol for medical, scientific, educational, industrial or professional purpose or for the purposes of any art shall apply to the Licensing Authority for a licence in

that behalf. The application shall contain the following particulars,  
namely :-

1. Name and address of the applicant;
2. Specific purpose for which methyl alcohol is required to be used;
3. Quantity of methyl alcohol to be possessed at any one time;
4. Quantity of methyl alcohol required to be used per month;
5. Place where methyl alcohol will be kept and used;
6. Number and date of licence, if any, held by the applicant under the Gujarat Poisons (Possession and Sale) Rules, 1963;
7. An undertaking in writing to the effect that the applicant will effect that the applicant will abide by the provisions of the Bombay Prohibition Act, 1949 and the rules, regulations and orders made thereunder and the conditions of the licence applied for.

4. Grant of licence :- (1) On receipt of the application under rule 3, the Licensing Authority shall make such inquiries for verification of the details specified in the application as he deems necessary. If he is satisfied that there is no objection to grant the licence applied for, he

may grant the applicant a licence in form M.A.I. on payment of a fee of Rs. 5000/- as licence fee and a sum of rupees fifty thousand as deposit for due observance of the conditions of the licence and of the rules, regulations and orders made under the Act.

(2) Where the licensing authority rejects the application for grant or renewal of a licence, he shall inform the applicant of the same in writing with the reasons therefore.

5. Execution of bonds by licensee:- (1) No licence under rule 4 shall be granted unless the applicant has executed a bond in Form a.

(2) The applicant shall execute a bond for rupees five thousand if the quantity of methyl alcohol permitted to be possessed at any one time does not exceed one litre and rupees fifty thousand if such quantity exceeds one litre.

Provided that the execution of such bond shall not be necessary in the case of an applicant requiring methyl alcohol on behalf of Government, Municipal Corporation, Municipal or Panchayat Institution.

6. Period of licence:- No licence in Form M.A.I. shall be granted for a period beyond the 31<sup>st</sup> of March next following the date of commencement of the licence and in no case such licence shall be granted for a period exceeding one year.

7. Conduct of business by licensee:- (1) The licensee shall not obtain his supply of methyl alcohol except from -

- (a) an Excise or Customs bonded warehouse under a transport pass, or
  - (b) any part of India outside the State of Gujarat under an import pass, or
  - (c) a licensed manufacturer or dealer of methyl alcohol on a requisition in Form 'B' signed by the licensee and countersigned by \_\_\_\_\_ a local Prohibition and Excise Officer and under cover of a transport pass.
- (2) The licensee shall not receive at his licensed premises any methyl alcohol except under an import or transport pass. The licensee shall not remove or allow any person to remove any methyl alcohol from his licensed premises without a transport pass.
- (3) The licensee shall keep in his premises, in a bound book of stout paper paged and stamped with the seal of licensing authority in Form M.A.VI. The accounts shall be clearly and correctly written up-to-date daily with these accounts shall be filed the counterfoils of requisitions, permits, passes and other documents relating to the methyl alcohol received at or removed from his premises.
- (4) The licensee shall submit the return in Form M.A.VII before the 7<sup>th</sup> day of each month to licensing authority.
- (5) The licensee shall keep a visit book paged and stamped with the seal of licensing authority or Superintendent of Prohibition and Excise or the District Inspector or Prohibition and Excise in which visiting Officers may record any remarks when inspecting his licensed premises.



(6) The licensee shall allow any officer empowered under section 120 to inspect, at any time, his premises, the methyl alcohol stored in his premises, the accounts books, requisitions, permits, passes and other documents relating to the methyl alcohol covered by the license.

8. Licensee to abide by provisions of Act etc. :- (1) The licensee shall abide by the conditions of the licence and the provisions of the Act and the rules, regulations and orders made thereunder and shall give an undertaking to that effect to the Licensing Authority.

(2) The licensee shall comply with all lawful orders and instructions issued to him from time to time by the Collector or the Superintendent of Prohibition and Excise or the District Inspector of Prohibition and Excise.

### **SALE OF METHYL ALCOHOL**

9. Application for licence for sale :- Any person desiring to sell methyl alcohol shall apply to the Licensing Authority for a licence in that behalf. The application shall contain the following particulars, namely :-

1. Name and address of the applicant :
2. Place where the applicant's shop for selling methyl alcohol is situated :
3. Whether methyl alcohol was sold in the past at the above place and if so, the period during which it was sold :

4. Whether the applicant held a licence to sell methyl alcohol in the past and if so, the period during which he held it.

5. Quantity of methyl alcohol to be stored at the shop at any one time:

6. Whether the building where the shop is situated is fire-proof:

7. Number and date of licence, if any, held by the applicant under the Gujarat Poisons (Possession and sale) Rules, 1963:

8. An undertaking in writing to the effect that the applicant will abide by the provisions of the Bombay Prohibition Act, 1949 and rules, regulations or orders made there under and the conditions of the licence applied for:

10. Grant of Licence:- (1) On receipt of the applicant under rule 9, the Licensing Authority shall make inquiries for verification of the details stated in the application as he deems necessary. If he is satisfied that there is no objection to grant the licence applied for, he may grant the applicant such licence in Form M.A.II. on payment of a fee of Rupees five thousand as a licence fee and a sum of Rupees fifty thousand as deposit for due observance of the conditions of the licence and of the rules, regulations and orders made under the Act.

(2) Where the licensing authority rejects the application for grant of a licence, he shall inform the applicant of the same in writing with reasons thereof.

11. Period of Licence:- No licence in Form M.A. II shall be granted for a period beyond the 31<sup>st</sup> March next following the date of the

commencement of the licence and in no case shall such licence be granted for a period exceeding one year.

**12. Source of Supply etc.:-** (1) The licensee shall not obtain his supply of methyl alcohol except from -

- (a) an excise or customs bonded warehouse, under a transport pass, or
- (b) any part of India outside the State of Gujarat under an import pass, or
- (c) a licensed manufacturer or dealer of methyl alcohol on requisition in Form 'B' signed by the licensee and countersigned by a local Prohibition and Excise Officer and under cover of a transport pass.

(2) The licensee shall not receive at his licensed premises any methyl alcohol except under cover of an import or transport pass. The licensee shall not remove or allow any person to remove any methyl alcohol from his licensed premises without a transport pass.

**13. Conduct of business by Licensee :-** (1) No person shall be recognised as the partner of the licensee for the purpose of his licence, unless the partnership has been declared to the Licensing Authority before the licence is granted and the names of the partners have been entered jointly in the licence or, if the partnership is entered into after the granting of the licence, unless the Licensing Authority agrees on application made to him, to alter the licence and to add the name or names of the partner or partners in the licence.

(2) The licensee shall carry on his business under the licence either personally or by an agent or servant duly authorised by him in this behalf by a written nokarnama signed by himself and countersigned by a Prohibition and Excise Officer not lower in rank than that of a Sub-Inspector.

Provided that any such nokarnama signed by the licensee shall be valid until counter-signature is refused.

(1) If for any reason the Licensing Authority shall order the withdrawal of any nokarnama issued by the licensee, the nokarnama shall be forthwith withdrawn. For every nokarnama issued by him the licensee shall pay such fee of Rs. 1.00/. No nokarnama shall be issued to any person who is a minor and no such nokarnama issued shall be valid.

(4) Except with the permission of the Licensing Authority, the licensee shall not sell, transfer or sub-let his right of selling methyl alcohol conferred upon him by his licence nor shall he in connection with the exercise of the said right, enter into any agreement or arrangement which in the opinion of the Licensing Authority, is of the nature of a sub-lease.

(5) The licensee shall not, except with the previous permission of the Licensing Authority, and subject to such conditions as maybe imposed by him, bottle, methyl alcohol in his licensed premises.

(6) The licensee shall not sell methyl alcohol to any person unless such person holds a licence for the sale of methyl alcohol or a licence for the purchase, possession and use of methyl alcohol and unless such person produces a pass for the transport of methyl alcohol and also a requisition in Form 'B' signed by such person and countersigned by any local Prohibition and Excise Officer.

(7) Unless the licensee holds a license in Form M.A.I, he shall not use methyl alcohol for any purpose other than sale.

(8) (a) The licensee shall keep in his shop, in a bound book of stout paper, paged and stamped with the seal of the Collector or licensing authority, in Form M.A. VIII. The accounts shall be clearly and correctly written up-to-date daily alongwith the counterfoils of requisitions, transport passes and other documents relating to the methyl alcohol received or sold;

(b) The licensee shall submit the returns in Form M.A. IX before 7<sup>th</sup> day of each month to the licensing authority.

(9) The licensee shall, when called upon by any Prohibition and Excise Officer not below the rank of a Sub-Inspector of Prohibition and Excise to do so, given an explanation in writing regarding any irregularity detected at his licensed premises and shall furnish any information regarding the management of the said premises, and shall answer all

reasonable questions to the best of his knowledge and belief. He shall also, on demand allow an inspecting Officer to take samples for analysis.

(10) The licensee shall keep at his licensed premises a visit book paged and stamped with the seal of the Collector or licensing authority in which authorised Officers may record any remarks when inspecting the licensed premises. The licensee shall, on the termination of the period of his licence, deliver up the visit book the accounts and the licence to the local Prohibition and Excise officer.

14. Heirs, Legal Representatives and assignees of licensee not to have claim for continuance or renewal of licence :- The licensee, his heirs, legal representatives and assignees shall have no claim whatsoever to the continuance or renewal of his licence after the expiry of the period for which it is granted. It shall be entirely within the discretion of the Licensing Authority to permit or not the assignee of the licensee in case of sale or transfer or the heir or legal representative of the licensee in case of death to have the benefit of the licence for the unexpired portion of the period for which it is granted.

15. Licensee to abide by provisions of the Act etc. :- (1) The licensee shall abide by the conditions of the licence and the provisions of the Act and the rules, regulations and orders made thereunder and shall give an undertaking to that effect to the Licensing Authority.



(2) The licensee shall comply with all lawful orders and instructions issued to him from time to time by the licensing authority.

**TRANSPORT OF METHYL ALCOHOL**

16 Application for Transport Pass :- Any person desiring to transport methyl alcohol shall apply to the authorised officer for a pass in that behalf. The application shall contain the following particulars, namely :-

- (1) Name and address of the applicant.
- (2) Number and date of the licence or pass held by the applicant.
- (3) Quantity of methyl alcohol to be transported.
- (4) Place from which methyl alcohol is to be transported.
- (5) Place to which methyl alcohol is to be transported.
- (6) Route by which methyl alcohol is to be transported.
- (7) Period for which the transport pass is required.
- (8) Reasons for transporting methyl alcohol.
- (9) An undertaking in writing to the effect that the applicant will abide by the provisions of the Bombay Prohibition Act, 1949 and the rules, regulations and orders made thereunder and the conditions of the pass applied for.

17. Grant of Transport Pass :- (1) On receipt of the application under rule 16 the authorised officer shall make such inquiries for verification of the details stated in the application as he deems necessary. If he is satisfied that there is no objection to grant the pass applied for, he may



grant the applicant a pass in Form M.A.III on payment of a fee of Rs. 50/-.

(2) The pass shall be in four parts as under :

Part I shall be kept on record in the office of the authorised officer.

Part II shall be forwarded to the person from whom methyl alcohol is to be obtained for transport.

Part III shall be handed over to the applicant for sending it with the consignment and for record thereafter by him.

Part IV shall be forwarded to the Prohibition and Excise Officer of the place to which methyl alcohol is to be transported.

18. Conditions for grant of pass :- No pass under sub-rule (1) of rule 17 shall be granted to any person unless he holds a licence for possession and use of methyl alcohol or a licence for sale of methyl alcohol.

### IMPORT OF METHYL ALCOHOL

19. Application for grant of Import Pass :- Any person desiring to import methyl alcohol from other states shall apply to the Licensing Authority for an import pass in that behalf. The application shall contain the following particulars, namely :

(1) Name and address of the applicant .

(2) Number and date of the licence or pass held by the applicant .

(3) Quantity of methyl alcohol to be imported.

(4) Place from which methyl alcohol is to be imported.

(5) Name and address of the person from whom methyl alcohol will be purchased.

(6) Place at which methyl alcohol will be kept after its import.

(7) Period for which the import pass is required.

(8) Route by which methyl alcohol will be imported.

(9) Reasons for importing methyl alcohol.

(10) An undertaking in writing to the effect that the applicant will abide by the provisions of the Bombay Prohibition Act, 1949 and the rules, regulations and orders made thereunder and the conditions of the pass applied for.

20. Grant of Import Pass :- (1) On receipt of the application under rule 19 above, the Licensing Authority shall make such inquiries for verification of the details stated in the application as he deems necessary. If he is satisfied that there is no objections to grant the pass applied for, he may grant the applicant a pass in Form M.A.IV on payment of a fee of Rs. 50/-.

(2) The pass shall be in three parts as under :-

(i) Part I shall be kept on record in the office of the Licensing Authority.

(ii) Part II shall be handed over to the importer for sending it with the consignment and for record thereafter by him.

(iii) Part III shall be forwarded by Regd. Post A.D. to Collector or Chief Excise Authority of the place from which methyl alcohol is to be imported.

21. Conditions for grant of pass :- No pass under sub-rule (1) of rule 20 shall be granted to any person unless he holds a licence for the possession and use of methyl alcohol or a licence for the sale of methyl alcohol.

22. Procedure to be followed by importer at the place of export :- (1) The importer shall present Part II of the import pass to the Collector or the Chief Excise Authority of the place of export and shall obtain orders of such authority for the supply of methyl alcohol to him.

(2) The importer shall, on supply of methyl alcohol, obtain part II of the import pass after getting the quantity of methyl alcohol supplied to him endorsed on the pass by the Collector or Chief Excise Authority of the place of export and shall send it with the consignment.

(3) The importer shall get his supply of methyl alcohol in receptacles sealed with the seal of the Officer issuing the methyl alcohol at the place of export.

23. Procedure on arrival of consignment :- On arrival of the consignment of methyl alcohol at the importer's shop or premises, the importer shall inform the local Prohibition and Excise Officer about its arrival and shall not interfere with the seals on the receptacles until that officer has verified their contents. The importer shall allow the Prohibition and Excise Officer to take a sample of methyl alcohol from each receptacle free of cost, for chemical analysis.

### **EXPORT OF METHYL ALCOHOL**

24. Application for export pass :- (1) Any person desiring to export methyl alcohol to other states shall apply to the Licensing Authority for an export pass in that behalf. The application shall contain the following particulars, namely :-

1. Name and address of the applicant.
2. Quantity of methyl alcohol to be exported.
3. Number and date of the licence or pass held by the applicant.
4. Place from which methyl alcohol is to be exported.
5. Place to which methyl alcohol is to be exported.
6. Name and address of the person to whom methyl alcohol is to be consigned.
7. Number and date of import pass or no objection certificate granted by the Collector or Chief Excise Authority at the place of import.
8. Route by which methyl alcohol is to be exported.
9. Period for which the pass is required.

10. Reasons for exporting methyl alcohol.

N. An undertaking in writing to the effect that the applicant will abide by the Provisions of the Bombay Prohibition Act, 1949 and the rules, regulations and orders made thereunder and the conditions of the pass applied for.

(2) The application shall be accompanied by an import pass or no objection certificate granted by the Collector or the Chief Excise Authority of the place of import allowing the import of methyl alcohol at such place by the applicant.

25. Grant of export pass :- (1) On receipt of the application under rule 24 the Licensing Authority shall make inquiries for the verification of the details stated in the application as he deems necessary. If he is satisfied that there is no objection to grant the export pass applied for, he may grant the applicant a pass in Form M.A.V on payment of a fee of Rs. 50/-.

(2) The pass shall be in four parts as under :-

(i) Part I shall be kept on record in the office of the Licensing Authority.

(ii) Part II shall be handed over to the exporter for keeping on his record.

(iii) Part III shall be handed over to the exporter for sending with the consignment and thereafter to be kept by the person receiving methyl alcohol.

(iv) Part IV shall be forwarded by Registered Post A D to the Collector or the Chief Excise Authority of the place to which methyl alcohol is to be exported.

26. Precaution to be taken by exporter :- The exporter shall take all reasonable precautions so that the methyl alcohol exported by him reaches its destination without being tampered with in transit.

27. Receipt of methyl alcohol to be produce by exporter :- The exporter shall produce before the Licensing Authority within one month from the date of export of the methyl alcohol an acknowledgement of its receipt by the person receiving it.

**FORM M.A. I**

( See Rule 4 )

Licence No. ....

Licence for the purchase, possession and use of methyl alcohol.

Licence is hereby granted, subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and the rules, regulations and orders made thereunder to ..... of ..... (hereinafter referred to as 'the licensee' on payment of a fee of Rs. .... authorising him to purchase, possess and use methyl alcohol at his premises situated at ..... (hereinafter referred to as 'the licensed premises') for the period from ..... to ..... (both days inclusive), subject to the following conditions, namely :-

**Conditions**

1. The licensee shall not use the methyl alcohol possessed by him under this licence except for the following purposes, namely :-

1.

2.

3.

4.

2. The licensee shall not have in his possession more than ..... litre (s) of methyl alcohol at any one time.



3. The licenses shall not use more than ..... litre (s) of methyl alcohol during any calendar month.
4. The licensee shall not keep or use methyl alcohol at any place other than the licensed premises.
5. The licensee shall keep methyl alcohol in secured place in the licensed premises under lock and key and all issues of methyl alcohol from the said place shall be made in the presence of the licensee or a person duly authorised by him in writing in this behalf.
6. The privileges of purchasing and possessing methyl alcohol granted under this licence shall extend only so far as they are incidental to its use stated in condition 1.
7. The licensee shall not 'recover' methyl alcohol used in any process without first obtaining authority from the licensing Authority.
8. (1) The licensee shall not (i) prepare methyl alcohol, for use as or for a beverage or as a mixture with a beverage, or (ii) use methyl alcohol in the production of any article to be used wholly or partially as a beverage or as an ingredient in any medicine for internal use, or (iii) use it as an ingredient in the manufacture of any essence, extract, colouring or flavouring agent of a substance which can be taken internally.

(2) The licensee shall not use methyl alcohol in the manufacture of perfums and toilet preparations except under bond under such excise supervision as the Licensing Authority may deemed proper.

9. The licensee shall execute a security bond for an amount of Rs. .... for the proper observance of the provisions of the Bombay Prohibition Act, 1949 and the rules regulations and orders made thereunder and the conditions of this licence:

Provided that the execution of such bond shall not be necessary in the case of a person holding licence on behalf of Government or any Government, Municipal or any Panchayat Institution.

10. This licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the Bombay Prohibition Act, 1949.

11. In case the licence is suspended or cancelled during its currency or is not renewed on its expiry, the whole of the stock of methyl alcohol in balance with the licensee on the date of such suspension, cancellation or non-renewal shall forthwith be handed over by him to the Licensing Authority.

Granted this

date of

Seal of the  
Licensing Authority

Signature and designation of the  
licensing Authority.

**(Reverse of the licence in Form M.A.I.)**

Details of receipt of methyl alcohol by the licensee.

Total quantity of methyl alcohol permitted to be used, during a month.

Date	Quantity obtained from a licensee	Quantity imported	No. and date of the transport pass.
Lts.	Mls.	Ltrs.	Mls.

No. and date of the import  
pass.

Signature

Of the selling of the local Prohibition  
Licensee & Excise Officer.

**FORM - A****(See rule - 5)**

Form of Bond to purchase, possess and use methyl alcohol for medical, scientific, educational industrial or professional purposes or for purposes of art.

Whereas I / We ..... residing  
at ..... in taluka of the .....  
district have made an application ..... to the Licensing  
Authority of ..... for a licence authorizing me / us to  
purchase, possess, and use methyl alcohol as specified in the said  
application form ..... to ..... I /  
We hereby bind myself / ourselves jointly and severally that I / We shall  
use methyl alcohol for the purchase, possession and use of which permit  
has been granted to me / us for ..... purposes at my / our  
..... situated at ..... in the town of  
..... of District in the State of Gujarat in accordance  
with the provisions of the Bombay Prohibition Act, 1949 and the rules,  
regulations and orders made thereunder, and the conditions of the permit  
issued thereunder and in case of my / our making default in the  
observances of the provisions of the said Act and the rules, regulations  
and orders made thereunder and the conditions of the said licence, I /  
We bind myself / ourselves jointly and severally and each and every one

of my / our respective heirs, executors administrators and  
representatives, to forfeit to the Governor of Gujarat the sum of rupees

Dated this ..... day of .....

In the presence of -

1. ....

2. ....

Signature (s) of the Principals

I / We (1) .....

(2) .....

residing at ..... in the .....

taluka of ..... district ..... do

heroby declare myself / ourselves surety / sureties for the above named

..... that he / they

shall do and perform all that he / they has / have undertaken to do and

perform and in case of his / their making default therein, I / We hereby

bind ..... myself / ourselves,

jointly and severally to forfeit to the Governor of Gujarat, the sum of

rupees .....

Place :

Dated this ..... day of .....

In the presence of -

1.

1.

2.

2.

Signature (s) of the Surety / Sureties.

**FORM - B**

( See rules 7(1) (c), 12(1) (c) and 13(6) )

No. ....

Dated .....

Requisition for Methyl Alcohol by a licensed dealer / user.

From :-

To \* (1) Mr. / Messr.

(2) The Officer in charge of the

Excise Bonded Warehouse at .....

Custom Bonded Warehouse at .....

Sir(s),

I / We hold a licence in form ..... for

Sale / use of methyl alcohol at my / our premises situated at .....

Please supply me / us ..... litres of .....

methyl alcohol.

Countersigned

Yours faithfully,

Signature of the licensee

Prohibition and Excise Inspector / Sub-Inspector.

\* Unnecessary items should struck off.



**FORM M.A.III****(See Rule (6)(3))****M.A.I. LICENCE NO.....****Name and Address of the licensee.....****Register of Accounts of Methyl Alcohol received and issued during the month of.....**

Date	Opening Balance	Quantity received from source in the State	Quantity imported from outside the State or country	Total of columns 2 to 4
1	2	3	4	5
6	7	8	9	
Number and date of delivery or chalan(s) or invoice(s) or any other document in this behalf	Quantity used	Closing balance	Remarks	

**N.B. Quantity on loan should be shown in the remarks column both by the loans and bance**

**FORM M.A. II****( See rule 10 )**

Licence No.....

Licence for the Sale of Methyl Alcohol

Licence is hereby granted, under and subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and the rules, regulations and orders made thereunder, to ..... of ..... (hereinafter called "the licensee") on payment of a fee of Rs. .... authorising him to purchase, possess and sell methyl alcohol at his shop situated at ..... (hereinafter referred to as "the licensed premises") during the period from ..... to ..... (both days inclusive), subject to the following conditions, namely :-

**CONDITIONS**

1. The licensee shall not keep, sell or offer for sale at the licensed premises.
  - i) any methyl alcohol except such as has been obtained by him lawfully, or
  - ii) any liquor other than methyl alcohol.
2. The licensee shall not keep or sell methyl alcohol in any place other than the licensed premises.

3. The privileges of purchasing and possessing methyl alcohol granted under this licence shall extend only so far as they are incidental to its sale.

4. (1) The licensee may keep <sup>methyl</sup> alcohol not exceeding 250 ltrs in quantity in the licensed premises in full corked bottles or in metal drums securely closed.

(2) The licensee shall not keep methyl alcohol exceeding 250 ltrs. in quantity in the licensed premises unless the building in which such premises are situated is fire-proof and is not used or intended for use for the purpose of residence.

5. Except with the permission of the Licensing Authority the licensee shall not keep the licensed premises open or sell methyl alcohol after 9 p.m. or before 6 a.m.

6. The licensed premises, the methyl alcohol kept therein and the account books, passes and other documents shall at all time be open to inspection by any officer empowered under section 122 of the Bombay Prohibition Act, 1949.

7. The licensee shall allow any inspecting officer to take samples of the methyl alcohol kept at the licensed premises free of cost, for the purpose of analysis.

8. This licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the Bombay Prohibition Act, 1949.

9. In case this licence is suspended or cancelled during its currency or is not renewed on its expiry, the whole of the stock of methyl alcohol in balance with him on the date of such suspension, cancellation or non-renewal shall forthwith be handed over by the licensee to the Licensing Authority.

Granted this ..... day of .....

Seal of the  
Licensing Authority  
Advised

Signature & designation of the  
Licensing Authority.  
Received

Cask or drum No.	Regist- ered capacity	Actual contents	Actual contents	Loss in transit (in ltrs)	Gain in transit (in ltrs)	Remarks
1	2	3	4	5	6	7

**FORM M.A. VII.**  
(See Rule 7(4) )

M.A.I. Licence No.....  
Name and address of the licence holder.....

Monthly return of methyl alcohol purchased and used during the month of.....

Kinds of methyl alcohol	Opening balance on the 1st day of the month		Quantity purchased from the Customs Warehouse or a bonded or a licensed manufacturer or a dealer under the transport pass		Quantity imported		Total of columns 2 to 4		Quantity used during the month		Closing balance on the last day of the month		Remarks
	Lit.	MLs	Lit.	MLs.	Lit.	MLs	Lit.	MLs	Lit.	MLs	Lit.	MLs	
1	2		3		4		5		6		7		8

Signature of the licensee

**FORM M.A. VIII.****(See rule 13(8)(a))**

M.A. II Licence No.....

Name and address of the licensee.....

Registered of accounts methyl alcohol purchased and sold during the month of.....

Date	Opening Balance	Quantity purchased from the Excise or Customs bonded warehouse or a dealer under the transport pass	Quantity imported	Total of column 2 to 4	No. and date of the transport pass	No. and date of the import pass
1	2	3	4	5	6	7
	Ltrs. MLs	Ltrs. MLs.	Ltrs. MLs.	Ltrs. MLs.		

Quantity sold	Quantity exported	No. and date of the export pass	Total of column 8 and 9	Closing balance	Remarks
8	9	10	11	12	13
Ltrs. MLs.	Ltrs. MLs.		Ltrs. MLs.	Ltrs. MLs.	

Note :- Separate accounts should be maintained for different kinds of methyl alcohol

**FORM M.A. VI.**

(See Rule 7 (3) )

M.A.I. Licence No.....

Name and address of the licensee.....

**Register of accounts of methyl alcohol purchased and used during the month of.....**

Date	Opening balance	Quantity purchased from the Excise or Customs bonded warehouse or a licensed manufacturer or a dealer under the transport pass	Quantity imported	Total of column 2 to 4	No. and date of transport pass	No. and date of import pass	Quantity used	Closing balance	REMARKS
1	2	3	4	5	6	7	8	9	10
	Litres MLs	Litres MLs	Ltrs. MLs	Ltrs MLs.			Ltrs. MLs.	Ltrs MLs.	

Separate accounts should be maintained for ~~different~~ kinds of methyl alcohol.



## FORM M.A. IX

(See Rule 13(8)(b))

M.A. II Licence No. ....  
 Name and address of the licensee .....

Monthly return of methyl alcohol purchased and sold during the month of .....

Kind of the methyl alcohol	Operating Balance on the 1st day of the month	Quantity purchased from the Excise or Customs bonded warehouse or a licensed manufacturer or a dealers under the transport pass	Quantity imported	Total of column 2 to 4	Quantity sold	Quantity exported	Closing balance	Remarks
1	2	3	4	5	6	7	8	9
	Ltrs. MLs.	Ltrs. MLs.	Ltrs. MLs.	Ltrs. MLs.	Ltrs. MLs.	Ltrs. MLs.	Ltrs. MLs.	

Signature of the licensee.

By order and in the name of the Governor of Gujarat,

**S. K. BHAVSAR,**

Under Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, AUGUST 28, 2002/BHADRA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th July, 2002.

GUJARAT LEGISLATIVE ASSEMBLY (LEADER OF THE OPPOSITION) SALARY AND ALLOWANCES ACT, 1979.

No. GH/L. & P.A./3/133/2002/313/A.— In exercise of the powers conferred by section 11 of the Gujarat Legislative Assembly (Leader of the Opposition) Salary And Allowances Act, 1979 (Guj. 16 of 1979), the Government of Gujarat hereby publishes the 20th July, 2002, as the date on which Shri Nareshkumar Gangaram Raval has ceased to be the Leader of the Opposition for all the purposes of the said Act.

By order and in the name of the Governor of Gujarat,

**V. M. KOTHARE,**  
Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, AUGUST 28, 2002/BHADRA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૭મી ઓગસ્ટ, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩.

ક્રમાંક : જાએચકેએચ / ૬૮ / ૨૦૦૨/એપીએમ/ ૧૧૮૬/૫૪૪/ગ (૧૭).- કૃષિ અને સહકાર વિભાગના તારીખ ૧૮મી જૂન, ૨૦૦૨ના જાહેરનામા ક્રમાંક : જાએચકેએચ / ૪૩ / ૨૦૦૨/એપીએમ/ ૧૧૮૬/૫૪૪/ગ (૧૭)ના પારા -૨ની બીજી લીટીમાં "કલમ-૧૧(૪)(કક)" એ શબ્દોને બદલે "કલમ-૧૧(૨)(ક) અને (ખ)" એ શબ્દો વાંચવા માટેનો આથી સુધારો કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.

IV-B-Ex.-246-1

246-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, AUGUST 29, 2002/BHADRA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

**Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29th August, 2002.

**BOMBAY ELECTRICITY DUTY ACT, 1958.**

No. GHU/2002/68/ELD/11-2000/6266/K: Whereas the Government of Gujarat has introduced a policy regarding establishment of Special Economic Zones in Gujarat, vide Government Resolution, Industries and Mines Department No. SEZ-2001-1465-G, dated 19th July, 2002 (hereinafter referred to as "the said resolution").

AND WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest:

NOW, THEREFORE, in exercise of the powers conferred by sub-section 3 of section 3 of the Bombay Electricity Duty Act, 1958 (Bom. XL of 1958), the Government of Gujarat hereby remits the electricity duty payable under Schedule I and II to the said Act, in respect of energy generated by any method or consumed by any unit or developer for any purpose within the geographical areas of the Special Economic Zones, established in the State of Gujarat, as per the Export and Import Policy of the Government of India, for a period of ten years with effect on and from the date of production/rendering services by such units or developers or from the 19th July, 2002, whichever is later.

The remission of electricity duty as specified above, shall be subject to the following terms and conditions, namely:—

- (1) The remission shall be available to such units and developers, as specified in the said resolution.
- (2) Eligibility certificate for remission of electricity duty under this Notification, shall be obtained by the units or developers from the Collector of Electricity Duty, Gandhinagar within 180 days

from the date of production/rendering services or from the 19th July, 2002, whichever is later, by making an application to him in the form to be specified by him.

- (3) Where an application for eligibility certificate referred to above is made to the Collector of Electricity Duty after expiry of the stipulated period of 180 days, the period of ten years of remission of electricity duty, shall be reduced by the period lapsed between the date of production/rendering services and the date of application made to the Collector of Electricity Duty.

By order and in the name of the Governor of Gujarat,

**Smt. N. L. Patel,**  
Deputy Secretary to Government.

-----  
GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

**Vol. XLIII]      FRIDAY, AUGUST 30, 2002/BHADRA 8, 1924**

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30<sup>th</sup> August, 2002

### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No. : GHG/2002/115/MTA/1001/4392/KH : WHEREAS the draft rules further to amend the Bombay Motor Vehicles Tax Rules, 1959 were published as required by sub-section (1) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) in the Gujarat Government Gazette, Extraordinary, Part-IV-B in page No. 195-1 & 2, dated the 2nd July, 2002 under the Government Notification, Home Department, No. : GHG/2002/102/MTA/1001/4392/KH dated the 2nd July, 2002 inviting objections or suggestions from all persons likely to be affected thereby within thirty days.

2. AND WHEREAS, no objections or suggestions have been received from any person with respect to the said draft rules by the Government.

3. NOW, THEREFORE, In exercise of the powers conferred by clause (e) of sub-section (2) of section 23 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958), the Government of Gujarat hereby makes the following rules, further to amend the Bombay Motor Vehicles Tax Rules 1959 namely :-

1. These rules may be called the Bombay Motor Vehicles Tax (Gujarat Amendment) Rules 2002.

2. In the Bombay Motor Vehicles Tax Rules, 1959 in Appendix after Part-IV the following shall be added, namely :-

## "Part-V

Motor Vehicles specified in the Eighth Schedule registered in the State of Gujarat before the 1st September, 2001 and the motor vehicles registered elsewhere and brought for use or keeping for use in the State of Gujarat on or after the 1st September, 2001.

If the age of vehicle from the month of registration is

Rate of Refund

1	Not more than 2 years	90% of the tax.
2	More than 2 years but not more than 3 years	85% of the tax.
3	More than 3 years but not more than 4 years	80% of the tax.
4	More than 4 years but not more than 5 years	75% of the tax.
5	More than 5 years but not more than 6 years	70% of the tax.
6	More than 6 years but not more than 7 years	65% of the tax.
7	More than 7 years but not more than 8 years	60% of the tax.
8	More than 8 years but not more than 9 years	55% of the tax.
9	More than 9 years but not more than 10 years	50% of the tax.
10	More than 10 years but not more than 11 years	45% of the tax.
11	More than 11 years but not more than 12 years	40% of the tax.
12	More than 12 years but not more than 13 years	35% of the tax.
13	More than 13 years	Nil

By order and in the name of the Governor of Gujarat,

**R. B. BARA,**

Deputy Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

**EXTRA ORDINARY**

**PUBLISHED BY AUTHORITY**

**Vol. XLIII] FRIDAY, AUGUST 30, 2002/BHADRA 8, 1924**

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## **PART IV-B**

**Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

### **LEGAL DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 30th August, 2002.

**THE BOMBAY CIVIL COURTS (GUJARAT AMENDMENT) ACT, 2002.**

No. GK-32-2002-BCA-102001/2664/D :- In exercise of the powers conferred by sub-section 2 of Section 1 of the Bombay Civil Courts (Gujarat Amendment) Act, 2002 (Guj. 16 of 2002), the Government of Gujarat hereby appoints the 2nd September, 2002 as the date on which the said Act shall come into force.

By order and in the name of the Governor of Gujarat,

**S. K. PANDYA,**  
Deputy Secretary to Government.

Government Central Press, Gandhinagar



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] THURSDAY, SEPTEMBER 5, 2002/BHADRA 14, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 5<sup>th</sup> September, 2002

### GUJARAT SALES TAX ACT, 1969.

No. : (GHN-27)-GST-2002-(S.49) (366)/TH.-WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-14)/GST/1092/(S.49)/(251)/TH dated the 1<sup>st</sup> April 1992, as follows, namely :-

In the Schedule appended to the said notification, after the entry at serial No. 146, the following entry shall be added, namely :-

1	2	3	4
"147	Sales of goods by Duty Free Shop run by India Tourism Development Corporation Ltd., at Sardar Vallabhbhai Patel International Airport, Ahmedabad.	Whole of Sales Tax.	(1) Such sales are made to International passengers producing their national passport at the time of purchases; (2) Such sales are paid for in foreign exchange.

By order and in the name of the Governor of Gujarat,

**M. N. JOSHI,**

Additional Secretary to Government.

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] THURSDAY, SEPTEMBER 5, 2002/BHADRA 14, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### INDUSTRIES AND MINES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29<sup>th</sup> August, 2002.

GUJARAT INDUSTRIAL DEVELOPMENT ACT, 1962.

No. : GHU/2002/(18)/GID/102002/1964/G. : In exercise of the powers conferred under clause (d) of sub-Section (1) of Section-4 and sub-Section (4) of Section-6 of the Gujarat Industrial Development Act, 1962, the Government of Gujarat hereby re-nominates the following Directors as directors on the Board of Directors of GIDC with effect from 25<sup>th</sup> August, 2002.

1. Shri Pratapbhai Kotak, Rajkot.
2. Shri Parimalbhai Pandya, Killa Pardi, Valsad.

By order and in the name of the Governor of Gujarat,

**P. K. PATEL,**  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, SEPTEMBER 6, 2002/BHADRA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦ સપ્ટેમ્બર, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ-૭૩-૨૦૦૨-એપીએમ-૧૦૨૦૦૦-૧૬૮૦-ગ.- આ વિભાગના તા. ૧૮-૬-૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ-૪૫-૨૦૦૨-એપીએમ-૧૦૨૦૦૦-૧૬૮૦-ગ માં “આથી બજાર સમિતિ, નડીયાદમાં નીમેલ વહીવટદારની મુદત તા. ૧-૪-૨૦૦૨ થી તા. ૩૦-૯-૨૦૦૨ સુધી અથવા તો સ્પે.સી.એ. નં. ૫૧૮૬-૨૦૦૦માં નામદાર ગુજરાત હાઈકોર્ટ દ્વારા તે કેસનું આખરીકરણ થાય તે સમયગાળા સુધીની મુદત માટેની કરવામાં આવે છે.” તેના બદલે નીચે દર્શાવ્યા મુજબ શબ્દો વાંચવા આથી સુધારો કરવામાં આવે છે.

“આ ઉપરાંત બજાર સમિતિ, નડીયાદ દ્વારા નામદાર હાઈકોર્ટમાં સ્પે.સી.એ. નં. ૪૮૪૮/૨૦૦૦ દાખલ કરેલ છે. જેમાં સદરહુ પીટીશનમાં નામ. હાઈકોર્ટ દ્વારા તા. ૨૦-૩-૨૦૦૨ના રોજ આપેલ ચુકાદા મુજબ બજાર સમિતિની ચુંટણીની કાર્યવાહી હુકમ મળ્યાની તારીખથી ત્રણ મહિનામાં પૂર્ણ કરવા જણાવેલ છે. આથી બજાર સમિતિ, નડીયાદમાં નીમેલ વહીવટદારની મુદત તા. ૧-૪-૦૨ થી તા. ૩૦-૯-૦૨ સુધી અથવા તો ચુંટણીની પ્રક્રિયા પૂર્ણ થાય અને નવી બજાર સમિતિ, ચાર્જ સંભાળે તે બે પૈકી જે વહેલું હોય ત્યાં સુધી લંબાવવામાં આવે છે.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેકશન અધિકારી.  
કૃષિ અને સહકાર વિભાગ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, SEPTEMBER 6, 2002/BHADRA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### INFORMATION AND BROADCASTING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5<sup>th</sup> September, 2002.

THE BOMBAY CINEMAS (REGULATION) ACT, 1953

No.(GHT.2002.8)VDO.102002.213.E:- The following draft a notification which is proposed to be issued under section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bom. XI of 1953) is published as required by sub-section (4) of the said section 9 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Secretary to the Government of Gujarat, Information and Broadcasting Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

## DRAFT NOTIFICATION

No. (GHT.2002.8) VDO.102002.213.E:- In exercise of the powers conferred by section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bom.XI of 1953), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Cinemas (Regulation of Exhibition by Video) Rules, 1984, namely:-

1. These rules may be called the Gujarat Cinemas (Regulation of Exhibition by Video) (Amendment) Rules, 2002.
2. In the Gujarat Cinemas (Regulation of Exhibition by Video) Rules, 1984 for rule 16, the following shall be substituted, namely:-

"16. Fee:- The fee for a licence or renewal of a licence for a video cinema for three years shall be as follow:-

Sr.No.	Number of Seats	Fee Rs.
1	2	3
(i)	Not exceeding 50 Seats	1000
(ii)	Exceeding 50 seats nut not exceeding 100 seats	2000
(iii)	Exceeding 100 seats nut not exceeding 150 seats	3000
(iv)	Exceeding 150 seats nut not exceeding 200 seats	4000

By order and in the name of the Governor of Gujarat,

**C. M. SHAH,**

Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

Vol. XLIII] SATURDAY, SEPTEMBER 7, 2002/BHADRA 16, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7th September, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/123 of 2002/DVP/1296/CM-66-L : WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the Final Revised Development Plan of Vadodara Urban Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L, dated the 25th November, 1996;

AND WHEREAS, the variation proposed to be made in the said final Revised Development Plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 1-4-2002 on page Nos. 88-1 and 88-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/33 of 2002/DVP-1296-CM-66-L dated 1-4-2002 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has considered the suggestions and objections;

AND WHEREAS, the Government of Gujarat has consulted the Vadodara Urban Development Authority;

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976); the Government of Gujarat hereby :-



- (a) sanctions the said variations to be made in the said Final Revised Development Plan, as set out in Schedule appended hereto and;
- (b) Specifies that the variations so set out shall come into force from the date of this notification.

### **SCHEDULE**

Variation in the Final Revised Development Plan of VUDA sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/171 of 1996/DVP-1294-4036-L, dated 25-10-1996.

The lands bearing R.S. No. 582/2-1 paiki Bunglow No. 118 and Bunglow No. 119 (area 6000 sq.mts approximate) of Vadodara, reserved for "local centre by Vadodara Municipal Corporation" in the sanctioned Final Revised Development Plan of VUDA is deleted and the land thus released is designated for "Residential Use" under section 12 (2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown in accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Govt. of Gujarat.

-----  
**GOVERNMENT CENTRAL PRESS, GANDHINAGAR.**



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, SEPTEMBER 11, 2002/BHADRA 20, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 11th September, 2002.

GUJARAT SLUM AREAS (IMPROVEMENT, CLEARANCE AND RE-DEVELOPMENT)  
ACT, 1973.

No. : GH/P/124/2001/SAA/1099/1206/TH.—In exercise of the powers conferred by sub-section (1) of section 24 of the Gujarat Slum Areas (Improvement, Clearance and Re-development) Act, 1973 (Guj. 11 of 1973) the Government of Gujarat hereby appoints Shri M. B. Bhargava, Additional Collector, (Narmada) North Gujarat and Saurashtra, Ahmedabad (in addition to his duties) as Secretary, Gujarat Slum Clearance Board, relieving Shri B. V. Raval with effect from 13/8/2002 forenoon.

By order and in the name of the Governor of Gujarat,

GITA MEHTA,  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

Vol. XLIII] THURSDAY, SEPTEMBER 12, 2002/BHADRA 21, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th September, 2002.

THE BOMBAY MOTOR VEHICLES (TAXATION OF PASSENGERS) ACT, 1950.

No. G/G/2002/124 /STC/10-2002-1632/GH : In exercise of the powers conferred by Sub-Section (1) of section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 the Government of Gujarat hereby approves the route specified in the Schedule appended hereto plying stage carriages by the Gujarat State Road Transport Corporation for the purpose of the said sub-section (1) of section 3.

#### SCHEDULE

#### ROUTE :

1. Vadodara Railway Station to Chhani Village Via Pandya Hotel Chhani Jakat Naka.
2. Vadodara Railway Station to Chhani Village Via Municipal Hall, Deluxe, Chhani Jakat Naka.

By order and in the name of the Governor of Gujarat,

H.D. MATEDA,  
Under Secretary to Government of Gujarat,  
Home Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

**Vol. XLIII] THURSDAY, SEPTEMBER 12, 2002/BHADRA 21, 1924**


---



---

 Separate paging is given to this Part in order that it may be filed as a Separate Compilation.
 

---

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 11th September, 2002.

#### BOMBAY TRIBUNAL ACT, 1957.

No. GHM/2002/56 /M/GRT/102002-770/J : In exercise of the powers conferred by Section-3 (2) & 5 (1) of the Bombay Tribunal Act, 1957 and all other powers enabling it in that behalf the Government of Gujarat hereby appoints Shri B. N. Joshi, IAS, (Retired) as a member of the Gujarat Revenue Tribunal with immediate effect.

2. Orders regarding tenure of his appointment will be issued separately.

By order and in the name of the Governor of Gujarat,

**C. S. UPADHYAY,**  
Deputy Secretary to Government.

મહેસુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૧મી સપ્ટેમ્બર, ૨૦૦૨.

મુંબઈ પંચ અધિનિયમ-૧૯૫૭.

ક્રમાંક : ધમ-૨૦૦૨ / પદ-મ-જીઆરટી/૧૦૨૦૦૨-૭૭૦-જ :- મુંબઈ મહેસુલ પંચ અધિનિયમ-૧૯૫૭ની કલમ-૩(૨) તથા ૫ (૧)થી અપાયેલ સત્તાની રૂએ અને આ અંગે અધિકૃત કરતી બીજી તમામ સત્તાની રૂએ ગુજરાત સરકાર શ્રી. બી. એન. જોષી, આઈ.એ.એસ. (નિવૃત્ત)ને ગુજરાત મહેસુલ પંચના સભ્ય તરીકે તાત્કાલીક અસરથી નિમણૂક કરે છે.

૩. તેઓની નિમણૂકની મુદત અંગેના હુકમો હવે પછી કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સી. એસ. ઉપાધ્યાય,  
સરકારના નાયબ સચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, SEPTEMBER 13, 2002/BHADRA 22, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 13th September, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD OF WORKS ORDER, 1984.

No. : GHU/2002/73/CPI/1402/2917/K-1 :- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Period of Works Order, 1984. the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. : GHU/93/14/ELC/1493/994(1)/K-1 dated 20<sup>th</sup> July, 1993, as under :

In Schedule-1, after Sr. No. 306, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Relaxation
1	2	3	4	5
307	M/s. Namplas Chemicals Pvt. Ltd.	Ankleshwar	Bharuch	50 H.P.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

NARENDRA ATHAVALE,  
Section officer.

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, SEPTEMBER 16, 2002/BHADRA 25, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-Aand I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૯મી સપ્ટેમ્બર, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૭૪/૨૦૦૨/એપીએમ/૧૨૨૦૦૧/૪૦૫૨/ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને ૧૯૬૪)ની કલમ-૫ની પેટા કલમ-(૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ રુરલ ફાયનાન્સ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૩૧-૦૩-૯૫ના જાહેરનામાં ક્રમાંક : ઈ-ખસ-૯૫-૪૨-બનણ-૮૧૭-થ-૭૬૦- થી પંચમહાલ જિલ્લાના હાલોલ તાલુકાના બનેલા વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી 'સદરહુ બજાર વિસ્તાર' તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ ઉપર જણાવેલ બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારો એટલે કે પંચમહાલ જિલ્લાના હાલોલ તાલુકાના બનેલા બજાર વિસ્તાર અને જાંબુઘોડા તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

૩. ઉપરોક્ત વિસ્તારોના બનેલા સૂચિત બજાર વિસ્તારમાં—

તંતુ :—	કપાસ (લોઢેલો અને લોઢયા વગરનો)
અનાજ :—	ઘઉં, ડાંગર (છડેલી અને છડ્યા વગરની) ચોખા, જુવાર, બાજરી, કોદરા, મકાઈ
કઠોળ :—	તુવેર, ચણા, અડદ, મગ, વાલ, મઠ
તેલીબીયાં :—	તલ, એરંડા
કેફી ઉત્પાદન :—	તમાકુ (તમામ પ્રકારની)
પશુપાલનની પેદાશ :—	ઢોર, ઘેટાં, બકરાં, ગાય, ભેંસ, બળદ, પાડા
ફળો :—	કેળાં, કેરી, દ્રાક્ષ, ચીકુ, શકરદેટી, ચીભડાં, તડબુચ, પપૈયા, જામફળ
શાકભાજી :—	બટાટા, ડુંગળી, સુરણ અને અન્ય ભાજી અને તાજા શાક
ઢોરનો ચારો :—	ગુવાર અને પુંવાડ

૪. તેથી, હવે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સન ૧૯૬૪ના ગુજરાત અધિનિયમ, ૨૦માં)ની કલમ-૫૨ અને કલમ-૫ સાથે વાંચતાં મળેલ સત્તાની રુએ, ગુજરાત સરકાર, આથી સદરહુ બજાર વિસ્તારને ઉપર દર્શાવેલ જણાસીઓના ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે પંચમહાલ જિલ્લાના હાલોલ તાલુકામાં સમાવિષ્ટ વિસ્તારના અનેલા બજાર વિસ્તાર અને જાંબુઘોડા તાલુકામાં સમાવિષ્ટ બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

૫. આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી એક મહિનાની મુદતની અંદર નાયબ સચિવશ્રી (સહકાર), ગુજરાત રાજ્ય, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કંઈ સુચનો મળશે તેના ઉપર સરકાર દ્વારા વિચારણા થશે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, SEPTEMBER 17, 2002/BHADRA 26, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

**Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

### LABOUR & EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th September, 2002.

#### THE FACTORIES ACT, 1948.

No. : GHR-2002/116/FAC-1099-3176-M.3.—The following draft of a notification which is proposed to be issued under Section 41, read with Section 112 of the Factories Act, 1948 (LXIII of 1948), is published as required by sub-section (1) of Section 115 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of Forty-five days from the date of publication of this notification in the official gazette.

2. Any objection or suggestions on which may be received by the Secretary, Government of Gujarat, Labour and Employment Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No. : GHR-2002/116/FAC-1099-3176-M.3.—In exercise of the powers conferred by Section 41, read with Section 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely.—

- (1) These rules may be called the Gujarat Factories (Amendment) Rules, 2002.
- (2) In the Gujarat Factories Rules, 1963, in rule 68-H, for sub-rule 23, the following shall be substituted, namely.—

“In case of every shipyard a person who possess secondary school certificate (Std. 10) and have minimum five years practical experience in all type of work in Ship Breaking Yards shall be appointed and employed exclusively to exercise general supervision observance of these rules and to promote safe conduct of the work generally.”

By order and in the name of the Governor of Gujarat.

SMT. S. K. BAMANIYA,  
Under Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

WEDNESDAY, SEPTEMBER 18, 2002 /BHADRA 18, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18th September, 2002.

#### The Gujarat Town Planning and Urban Development Act, 1976.

No.GH/V/128 of 2002/ DVP- 182001-1107- L: WHEREAS the Matar Area Development Authority ( hereinafter referred to as " the said Authority") has prepared and published a Draft Revised Development Plan ( hereinafter referred to as " the said Draft Revised Development Plan ") in respect of the lands included within its limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as " the said Act") under section 13(1) of the said Act. Notice and advertisement regarding publication of the said Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part II miscellaneous and advertisement section of the Gujarat Government Gazette dated the 15.6.2000, on page no.348;

AND WHEREAS the Area Development Authority has submitted the Draft Revised Development Plan of the said Area Development Authority under sub-section(1) of section 16 of the said Act to the Government of Gujarat for sanction;

NOW THEREFORE, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (1) of section 17 of the Gujarat Town Planning and Urban Development Act, 1976, the Government of Gujarat hereby :-

- (1) sanction the said Draft Revised Development Plan together with regulations and
- (2) specifies the 18<sup>th</sup> October, 2002 as the date on which the final Draft Revised Development Plan shall come into force.

By order and in the name of the Governor of Gujarat,

V.D.VAGHELA

Officer on Special Duty & Ex- Officio Deputy  
Secretary to Government

Urban Development and Urban Housing Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

**Vol. XLIII] WEDNESDAY, SEPTEMBER 18, 2002/BHADRA 27, 1924**

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART IV-B

**Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18th September, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GHV/129 of 2002/DVP/272001/12125/L.-WHEREAS, the Kadi Area Development Authority (hereinafter referred to as "the said Authority") has prepared and published a Draft Revised Development Plan (hereinafter referred to as the "said Revised Development Plan") in respect of lands included within its Municipal limits under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") and under section 13(1) of the said Act an advertisement regarding publication of the said Revised Development Plan and calling objections and suggestions on the proposed Draft Revised Development Plan was published in the Part-II Misc. and advertisement section of the Gujarat Government Gazette dated the 8th June, 2000.

AND, WHEREAS, the said Area Development Authority has submitted the Draft Revised Development Plan of the said Area Development Authority under sub-section (1) of section 16 of the said Act to the Government of Gujarat for sanction.

AND, WHEREAS, the Government of Gujarat has considered it necessary to make modifications (hereinafter referred to as "the said modifications") in the said Revised Development Plan which was submitted by the said Authority to the State Government for sanction under the provisions of Gujarat Town Planning and Urban Development Act, 1976.

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (1) of section 17 of Gujarat Town Planning and Urban Development Act, 1976, read with rule-7 of Gujarat Town Planning and Urban Development Rules, 1979 the Government of Gujarat hereby :-



- (a) Sanctions the Revised Development Plan with modifications and the regulations thereto set out in the schedule appended hereto, and
- (c) Specifies the 1st October, 2002 as the date on which final development plan shall come into force.

### **SCHEDULE**

#### **Modifications in the Revised Development of Kadi Area Development Authority**

- (1) The lands bearing R.S.No. 1448 and 1449 of Village Kadi designated for Industrial Use shall be released from the said use and the lands thus released shall be designated for Residential Use as a non confirming use under section 12(2)(a) of the Act as shown on the accompanying plan.
- (2) The lands bearing R.S.No. 384, 466 of Village Kadi, designated for Commercial use shall be deleted from the said use and the lands thus released shall be designated for Residential Use under section 12(2)(a) of the Act, as shown on the accompanying plan.
- (3) The 12.00 mt. wide road passing through the Revenue Survey Nos. 1535/P, 1540/1/P, 1540/3/P, 1537/1/P, 1537/2/P, 1539/2/P, 1526/1/P and 1526/2/P, of Village Kadi shall be reduced to 9 mt. width and lands thus released from the said use shall be designated for Residential Use under Section 12(2)(a) of the Act as shown on the accompanying plan.
- (4) The 18.00 mt. wide road passing through the R. S. No. 917/P, 918/P, 919/P, 920/P, 953/P, 968/P, 969/P, 973/P and 974/P and 12.00 mt. wide road passing through the R.S. No. 945/1/P, 946/P, 949/P, 950/P, 951/P, 952/P and 953/P of village Kadi shall be deleted from the said use and lands thus released shall be designated for Residential Use under Section 12(2)(a) of the Act, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to  
the Government of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

**Vol. XLIII] • FRIDAY, SEPTEMBER 20, 2002/BHADRA 29, 1924**


---



---

 Separate paging is given to this Part in order that it may be filed as a Separate Compilation.
 

---

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th September, 2002.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD OF WORKS ORDER., 1984.

No. GHU/2002/75/CPI/1402/2078/K.1 : In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Period of Works Order, 1984 the Government of Gujarat hereby amends the Government Notification, Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(1)/K. 1 dated 20th July, 1993 as under :

In Schedule-I. after Sr. No. 308 the following shall be inserted:

Sr. No.	Name of the Unit	Village	District	Loan permitted on every weekly Staggered holiday
1	2	3	4	5
309	Kediya Cera Tiles Pvt. Ltd.	Idar	Sabarkantha	35 H.P.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**NARENDRA ATHAVALE,**  
Section Officer,  
Energy & Petrochemicals Department.

**ENERGY & PETROCHEMICALS DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 20th September, 2002.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD OF WORKS ORDER., 1984.

No. GHU/2002/76/CPI/1402/4664/K.1 : In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Period of Works Order. 1984, the Government of Gujarat hereby amends the Government Notification. Energy & Petrochemicals Department No. GHU/93/14/ELC/1493/994(1)/K. 1 dated 20th July. 1993 as under :

In Schedule-I. after Sr. No. 309, the following shall be inserted.:

Sr. No.	Name of the Unit	Village	District	Loan permitted on every weekly Staggered holiday
1	2	3	4	5
310	Parul Chemicals Ltd.	Nandesari	Vadodara	70 K.V.A.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**NARENDRA ATHAVALE,**  
Section Officer,  
Energy & Petrochemicals Department.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, SEPTEMBER 20, 2002/BHADRA 29, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th September, 2002

#### BOMBAY COURT FEES ACT, 1959.

No. : GK/34/2002/CFA/1096/107/II. – In exercise of the powers, conferred by section 46 of the Bombay Court Fees Act, 1959 (Bom. XXXVI of 1959), the Government of Gujarat hereby amends the Government Notification, Legal Department No. GH/4/32/CFA/1061/3539/D, dated the 17<sup>th</sup> August, 1967 (hereinafter referred to as “the said notification”) as follows, namely :-

In the said notification, in paragraph 2, for the words “till 12<sup>th</sup> September, 2002” the words “till 31st March, 2003” shall be substituted.

By order and in the name of the Governor of Gujarat,

**KUM. M. K. SHAH,**  
Section Officer,  
Legal Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, SEPTEMBER 21, 2002/BHADRA 30, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 21st September, 2002.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD  
OF WORKS ORDER, 1984.

No. GHU/2002/77/CPI/1402/1784/K.1:--In exercise of the powers conferred by clause-8 of the  
Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Period of Works  
Order, 1984 the Government of Gujarat hereby amends the Government Notification, Energy &  
Petrochemicals Department No. GHU/93/14/ELC/1493/994(I)K.1, dated 20<sup>th</sup> July. 1993 as under.

In Schedule-1. after Sr. No.310. the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Loan permitted on every weekly Staggered holiday
1.	2.	3.	4.	5.
311	M/s. Marck Parenterals (India) Ltd.	Hariyala	Kheda	200 K. V. A.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**NARENDRA ATHAVALE,**

Section Officer,

Energy & Petrochemicals Department.



# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII] SATURDAY, SEPTEMBER 21, 2002/BHADRA 30, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 21<sup>st</sup> September, 2002

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

No. : GH/V/130 of 2002/TPS/112002/18/L.—WHEREAS under section 70A read with section 72 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme, Ahmedabad No. 3 (Ellisbridge) (Shekhupur-Khanpur Section) (Third varied);

AND, WHEREAS, under clause (a) of section 72 of the said Act, the Ahmedabad Municipal Corporation (hereinafter called the "said Corporation") made and published duly in the Government's Extra Ordinary Gazette, Part II, Central Section a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme No. 3 (Ellisbridge) (Shekhupur-Khanpur Section) (Third varied):

AND, WHEREAS, after taking into consideration the objections received by it the said corporation submitted the said scheme to the State Government for sanction under clause (c) of section 72 of the said Act in the manner provided therein:

NOW, THEREFORE, in exercise of the powers conferred by clause (d) of section 72 of the said Act, Government of Gujarat hereby;

**"REFUSE TO SANCTION THE SAID SCHEME" AS IT IS NOT IN ACCORDANCE WITH THE PROVISIONS OF THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976."**

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.

Urban Development and Urban Housing Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] SATURDAY, SEPTEMBER 21, 2002/BHADRA 30, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 21<sup>st</sup> September, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/131 of 2002/TPS/112002/19/L.—WHEREAS under section 70A read with section 72 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") the Ahmedabad Municipal Corporation declared its intention of making of the Draft Town Planning Scheme, Ahmedabad No. 31 (University Campus) (Third varied);

AND, WHEREAS, under clause (a) of section 72 of the said Act, the Ahmedabad Municipal Corporation (hereinafter called the "said Corporation") made and published duly in the Government's Extra Ordinary Gazette, Part II, Central Section a draft scheme (hereinafter called "the said scheme") in respect of the area included in the Town Planning Scheme, Ahmedabad No. 31 (University Campus) (Third varied);

AND, WHEREAS, after taking into consideration the objections received by it the said Corporation submitted the said scheme to the State Government for sanction under clause (c) of section 72 of the said Act in the manner provided therein;

NOW, THEREFORE, in exercise of the powers conferred by clause (d) of section 72 of the said Act, Government of Gujarat hereby :-

**REFUSE TO SANCTION "THE SAID SCHEME" AS IT IS NOT IN ACCORDANCE WITH THE PROVISIONS OF THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat.

Urban Development and Urban Housing Department.

-----



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII]

TUESDAY, SEPTEMBER 24, 2002/ASVINA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT Notification

Sachivalaya, Gandhinagar, 24th September, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976

NO.GH/V/ 132 of 2002/TPS-112002/402-L:- WHEREAS under Government Notification, Urban Development and Urban Housing Department No.GH/V/126 of 2000/TPS-112000-369-L, dated 18<sup>th</sup> May, 2000 the Government of Gujarat had in exercise of the powers conferred by sub-section (2) of section 48 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) (hereinafter referred to as "the said Act") sanctioned a draft Town Planning Scheme, Ahmedabad No.19 (Memnagar) (Third Varied) (hereinafter referred to as "the said draft scheme") submitted to it by the Ahmedabad Municipal Corporation;

AND WHEREAS in exercise of the powers conferred by section 50 of the said Act, Government of Gujarat had appointed the Town Planning Officer for the said draft scheme;

AND WHEREAS the Town Planning Officer, appointed has submitted to the Government of Gujarat the Town Planning Scheme, Ahmedabad No.19 (Memnagar) (Third Varied) Preliminary Scheme (hereinafter referred to as "the said Preliminary Scheme") as required under sub section (2) of section 52 and section 64 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976);

NOW THEREFORE in exercise of the powers conferred by section 65 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby:-



- (a) sanctions the "said preliminary scheme" subject to the modification enumerated in the schedule appended hereto;
- (b) states that the said scheme shall be kept open to inspection by the public at the office of the Ahmedabad Municipal Corporation during office hours on all working days except Sundays and holidays, and
- (c) fixes 24<sup>th</sup> day of October, 2002 as the date for purpose of clause (b) of sub-section (2) of the said Section 65.

### Schedule

1. The Development Control Regulation shall be treated as excluded from the preliminary scheme documents.

By order and in the name of the Governor of Gujarat;

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio Deputy Secretary  
to the Government of Gujarat,  
Urban Development and Urban Housing Department.

सरकारी मध्यस्थ मुद्रालय, गांधीनगर.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, SEPTEMBER 27, 2002/ASVINA 5, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી સપ્ટેમ્બર, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જા.એ.કે.એચ/૭૭/૨૦૦૨/એપીએમ/૧૨૨૦૦૦/૩૩૬૮/ગ. —ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ નં. ૧૯૬૩) (સને ૧૯૬૪ના ગુજરાત અધિનિયમ નં. ૨૦) (જેનો હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે), તેની કલમ-૫૨ અન્વયે મળેલ સત્તાની રૂએ તથા કલમ-૫૧ની રૂએ કૃષિ અને સહકાર વિભાગના તા. ૪-૧૧-૨૦૦૦ના જાહેરનામા ક્રમાંક : જા.એ.કે.એચ/૮૫/૨૦૦૦/એપીએમ/૧૨૨૦૦૦/૩૩૬૮/ગ(૮૮)ના જાહેરનામાના સંબંધમાં સદરહુ અધિનિયમના હેતુ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ માતર/મહેમદાવાદ, જિ. ખેડાના બજાર વિસ્તારને ત્રણ જુદા જુદા બજાર વિસ્તારોમાં એટલે કે ખેડા જિલ્લાના (૧) માતર તાલુકાના બનેલા બજાર વિસ્તાર (૨) મહેમદાવાદ તાલુકાના બનેલા બજાર વિસ્તાર તેમજ (૩) ખેડા તાલુકાના બનેલ બજાર વિસ્તારમાં વિભાજિત કરવા આદેશ કરવામાં આવેલ તથા સદરહુ અધિનિયમની કલમ-૫૪ અન્વયે મળેલ સત્તાની રૂએ, કૃષિ અને સહકાર વિભાગના તા. ૨૦-૩-૨૦૦૧ના જાહેરનામા ક્રમાંક : જા.એ.કે.એચ/૧૬/૨૦૦૧/એપીએમ/૧૨૨૦૦૦/૩૩૬૮/૮૮/ગ થી સદરહુ ત્રણે બજાર વિસ્તારો માટે ત્રણ અલગ અલગ બજાર સમિતિ (૧) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતર (૨) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહેમદાવાદ તેમજ (૩) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખેડાની રચના કરવામાં આવેલ છે.

આથી, હવે, સદરહુ અધિનિયમની કલમ-૫૫(૧) હેઠળ મળેલ સત્તાની રૂએ, અવિભાજિત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતર તેમજ મહેમદાવાદના તા. ૩૧-૩-૨૦૦૧ના રોજના પાકા સરવૈયાની સ્થિતિએ ફંડ, મિલકત તથા દેવા અને જવાબદારીઓનો ભાગ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતર, મહેમદાવાદ અને ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખેડા વચ્ચે બંને બજાર સમિતિઓની તા. ૧૨-૧૨-૨૦૦૧ની સંયુક્ત મીટીંગમાં થયેલ નિર્ણયને આધીન સામેલ પત્રક/પરિશિષ્ટ, તેમજ નીચે જણાવેલ વિગતોને આધીન વિહિત કરવાની બાબત સરકારશ્રીની વિચારણામાં હતી. ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહેમદાવાદ તેમજ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતરની તા. ૧૨-૧૨-૨૦૦૧ના રોજ મળેલ સંયુક્ત મીટીંગમાં થયેલ ઠરાવ નં. ૨ મુજબ મિલકત વહેંચણી બાબતે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહેમદાવાદના તા. ૩૧-૩-૨૦૦૧ના સરવૈયાની સ્થિતિ મુજબ બજાર સમિતિ મહેમદાવાદના સબ ચાર્ડ ખેડા ખાતે સ્થાયી-મિલકતો બજાર સમિતિ ખેડાને આપવા તથા બજાર સમિતિ મહેમદાવાદની સ્થાયી મિલકતો મહેમદાવાદ ખાતે રાખવા સર્વાનુમતે ઠરાવ થયેલ છે. ખેડા ખાતેની કુલ મિલકતો રૂ. ૮,૮૧,૭૭૮.૮૪ આવેલ છે.

રોકડ મિલકતો પેટે તથા બજાર સમિતિ, મહેમદાવાદ તરફથી બજાર સમિતિ, ખેડાને રૂ. ૮,૦૦,૦૦૦/- (નવ લાખ) આપવાનું ઠરાવેલ છે. જે દર માસે રૂ. ૫૦,૦૦૦/- અને બાકી પડતી રકમ તા. ૩૧-૩-૨૦૦૨ સુધીમાં રોકડ સિલક ચુકતે કરી આપવા ઠરાવથી નિર્ણય લેવામાં આવેલ છે. જે તે કર્મચારીના સ્ટાફ પ્રોવિડન્ટ ફંડની રકમ બજાર સમિતિ, ખેડા મુકામે તબદીલ થયેલ મહેકમની પ્રોવિડન્ટ ફંડની તાત્કાલિક અસરથી ટ્રાન્સફર કરવા તેમજ ખેડા બજાર સમિતિને આપવામાં આવેલ કર્મચારીની ગ્રેજ્યુઈટીની રકમ તેમજ હાલમાં તેમજ ભવિષ્યમાં મળવાપાત્ર થતા તમામ લાભોની જવાબદારી બજાર સમિતિ, ખેડાની રહેશે. તેમજ બજાર સમિતિ, મહેમદાવાદ તરફથી બજાર સમિતિ, ખેડાને સ્ટાફ બાબતમાં બે કર્મચારીઓ આપવા ઠરાવથી નિર્ણય લેવામાં આવેલ છે.

તેવીજ રીતે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતર/ખેડાની મિલકતની વહેંચણી અંગેની વિગતો નીચે મુજબ છે. બજાર સમિતિ, માતરના તા. ૩૧-૩-૨૦૦૧ના સરવૈયાની સ્થિતિ મુજબ સ્થાવર મિલકત વહેંચણી અંગે બજાર સમિતિ, માતરના સબયાર્ડ, ખેડા ખાતે રહેલ મિલકતો બજાર સમિતિ, ખેડાને આપવા તેમજ માતર ખાતેની સ્થાઈ મિલકતો માતર ખાતે રાખવા નિર્ણય લેવાયેલ છે.

ખેડા ખાતે કુલ મિલકતો રૂા. ૬,૧૮,૦૩૧.૪૯ની મિલકતો આવેલ છે.

બજાર સમિતિ, માતરે બજાર સમિતિ, ખેડાને નીચે મુજબની મિલકતો સરવૈયામાં દર્શાવેલ રકમ મુજબ યથાલત પરિસ્થિતિમાં નીચેની વિગતે સર્વાનુમતે ગ્રાહ્ય રાખવા નિર્ણય લીધેલ છે.

રોકડ બાબતે બજાર સમિતિ, માતર તરફથી ખેડા બજાર સમિતિને રૂા. ૪,૭૫,૦૦૦/- આપવાનું ઠરાવેલ છે. જેમાંથી બજાર સમિતિ, માતર તરફથી રૂા. ૧,૦૫,૦૦૦/- ખેડાને આપી દીધેલ છે. બાકીની રકમ રૂા. ૩,૭૦,૦૦૦/-ના ૧,૨૫,૦૦૦/-ના ત્રણ હપ્તામાં તા. ૩૧-૩-૨૦૦૨ સુધીમાં ચુકવી આપવા; તેમજ જે તે કર્મચારીના સ્ટાફ પ્રોવિડન્ટની રકમ બજાર સમિતિ, ખેડા મુકામે તબદીલ થયેલ મહેકમની પ્રોવિડન્ટ ફંડની તાત્કાલિક અસરથી ટ્રાન્સફર આપવા, તેમજ બજાર સમિતિ, માતર તરફથી રઢું માર્કેટ યાર્ડનો તેમજ નાયકા સબયાર્ડનો સ્ટાફ ખેડા બજાર સમિતિને આપવા ઠરાવ કરેલ છે. જેમાં, કુલ ચાર કર્મચારીઓનો સમાવેશ થાય છે.

તેઓના ખાતે પ્રોવિડન્ટ ફંડની જમા રકમ તથા દેવાં લેણાંની રકમ ખેડા બજાર સમિતિને સોંપવા ઠરાવવામાં આવેલ છે.

આમ સ્ટાફ વહેંચણી બાબતે પણ ઉપરોક્ત વિગતે નિર્ણય લેવાયેલ છે. આથી અવિભાજ્ય બજાર સમિતિ, માતર તેમજ બજાર સમિતિ, મહેકમદાવાદની એક સંયુક્ત સ્થાવર જંગમ મિલકતોની વહેંચણી બજાર અધિનિયમની કલમ-૫૫ હેઠળ કરવાની રહેશે. આ બાબતે બજાર સમિતિ, માતર/મહેકમદાવાદની સ્થાવર જંગમ મિલકતોની વહેંચણી બજાર અધિનિયમની એક સંયુક્ત બેઠક તા. ૧૨-૧૨-૨૦૦૧ના રોજ મળેલ છે. જેમાં ઠરાવ નં. ૨થી બંને બજાર સમિતિઓ તા. ૩૧-૩-૨૦૦૧ અંતિત હિસાબો મુજબ વહેંચણી કરવા ઠરાવ કરેલ છે. તેમજ ભંડોળની વહેંચણી બાબતે પણ સામેલ પત્રક મુજબ વહેંચણી અંગે નિર્ણય લેવાયેલ છે.

ઉપરોક્ત તમામ બાબતો અન્વયે પુખ્ત વિચારણાના અંતે ગુજરાત સરકાર સદરહુ અધિનિયમની કલમ-૫૫ (૧) હેઠળ મળેલ સત્તાની રૂએ, આ સાથે જોડેલા પરિશિષ્ટ/પત્રકમાં જણાવ્યા મુજબ અવિભાજ્ય ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતર તેમજ મહેકમદાવાદના તા. ૩૧-૩-૨૦૦૧ અંતિત પાકા સરવૈયાની સ્થિતિએ મિલકત ફંડ, દેવા અને જવાબદારીઓ સામેલ પરિશિષ્ટ/પત્રકની વિગતો મુજબ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ માતર/મહેકમદાવાદ તેમજ નવી રચાયેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખેડાને મિલકત, ફંડ અને દેવા અને જવાબદારીઓનો ભાગ તબદીલ કરવા આથી આદેશ કરે છે. સ્ટાફ વહેંચણી બાબતે નિયામકશ્રી પાસે સંબંધિત બજાર સમિતિઓ દ્વારા સ્ટાફ શિડ્યુલમાં જરૂરી સુધારા કરાવી મંજૂરી મેળવી લેવાની રહેશે.

તા. ૩૧-૩-૨૦૦૧ની સ્થિતિ પ્રમાણે  
ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતર, જિ. ખેડા તથા  
ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ખેડાના સબચાર્ડ, રઢુ-નાયકા  
મિલકત જવાબદારી તથા મહેકમ વહેંચણી પત્રક

ક્રમ	ખાતાનું નામ	વિસર્જિત થયેલ બજાર સમિતિ માતરના નાણાં ફંડ રૂા. દેવા જવાબદારી માર્કેટ ફંડની વિગત	બજાર સમિતિ માતર, જિ. ખેડા માતર મિલકતો, નાણાં ફંડ દેવા જવાબદારી માતર તથા લીંબાસી સબચાર્ડ
		નાણાં ફંડ દેવા જવાબદારી	મિલકતો નાણાં ફંડ દેવા જવાબદારી
			મિલકતો
૧	કાયમી ફંડો	૬૫૩૫૦૭૮-૧૪	૫૬૧૫૦૬૪-૬૦
૨	ડિપોઝીટ અનામત	૨૮૪૫૫૧-૦૦	૨૬૪૫૫૧-૦૦
૩	સ્ટાફ ફંડ		
	પ્રો. ફંડ	૧૨૭૩૮૩૪-૧૨	૮૭૦૮૫૩-૩૮
	ગ્રે. ફંડ	૩૧૬૪૭૪-૨૬	૩૧૬૪૭૪-૨૬
૪	ઘસારા ફંડ	૧૧૮૫૨૧૮-૭૫	૧૦૪૨૫૦૦-૮૦
૫	અન્ય જવાબદારી	૧૦૭૮૦૭-૦૦	૧૦૭૮૦૭-૦૦
૬	મિલકતો	૪૭૮૬૮૫૧-૩૩	૪૧૭૫૨૪૫-૬૧
૭	રોકડ બેંક સિલક ફિક્સ	૨૬૨૧૮૨૬-૦૭	૨૧૪૬૮૨૬-૦૭
૮	ડિપોઝીટ ફિક્સ	૨૮૧૫૫૧-૦૦	૨૮૧૫૫૧-૦૦
૯	સ્ટાફ ફંડ ખાતા	૧૬૮૨૧૧૦-૪૮	૧૩૭૮૭૨૮-૭૬
૧૦	સ્ટોક ડેડ સ્ટોક :		
	ડેડ સ્ટોક	૧૩૫૪૫૮-૦૩	૧૨૮૩૮૩-૨૬
૧૧	અન્ય ડિપોઝીટ ખાતા	૬૮૫૫-૦૦	૬૭૮૫-૦૦
૧૨	સ્ટોક ખાતા	૩૩૩૦-૩૫	૩૩૩૦-૩૫
૧૩	કર્મચારી લેણાં	૧૮૩૧૫૦-૦૦	૧૮૨૫૫૦-૦૦
૧૪	અન્ય લેણાં	૧૧૭૩૦-૦૦	૧૧૭૩૦-૦૦
સરવાળો :		૬૫૩૫૦૭૮-૧૪ ૩૧૭૭૮૮૫-૧૩ ૮૭૧૨૮૬૩-૨૭ ૫૬૧૫૦૬૪-૬૦ ૨૭૦૨૧૮૬-૪૫ ૮૩૧૭૨૫૧-૦૫	



તા. ૩૧-૩-૨૦૦૧ની સ્થિતિ પ્રમાણે  
ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, માતર, જિ. ખેડા તથા  
ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ખેડાના સબયાર્ડ, રઢુ-નાયકા

મિલકત જવાબદારી તથા મહેકમ વહેંચણી પત્રક

ક્રમ	ખાતાનું નામ	બજાર સમિતિ, ખેડા, જિ. ખેડા સબયાર્ડ, રઢુ તથા નાયકા	શેરો
	નાણાં ફંડ	દેવા જવાબદારી	મિલકતો
૧	કાયમી ફંડો	૯૨૦૦૧૩-૫૪	મિલકતની સરવૈયા કિંમતે
૨	ડિપોઝીટ અનામત	૨૦૦૦૦-૦૦	જમા રકમનાં પ્રમાણમાં
૩	સ્ટાફ ફંડ		
	ખો. ફંડ	૩૦૨૯૮૦-૭૩	મહેકમની જમા પ્રમાણમાં
	ગ્રે. ફંડ		
૪	ધસારા ફંડ	૧૫૨૭૧૭-૯૫	મિલકતની કિંમતનાં પ્રમાણમાં ૨૪.૯૭
૫	અન્ય જવાબદારી		મિલકતની સરવૈયા કિંમતે
૬	મિલકતો	૬૧૧૬૦૫-૭૨	
૭	રોકડ બેંક સિલક ફિક્સ	૪૭૫૦૦૦-૦૦	તા. ૧૨-૧૨-૦૧ના રોજની મીટીંગમાં નક્કી થયા મુજબ
૮	ડિપોઝીટ ફિક્સ		
૯	સ્ટાફ ફંડ ખાતા	૩૦૨૩૮૦-૭૩	મહેકમના હિસાબે
૧૦	સ્ટોક ડેડ સ્ટોક :		
	ડેડ સ્ટોક	૬૦૬૫-૭૭	ડેડ સ્ટોક સરવૈયા કિંમતે
૧૧	અન્ય ડિપોઝીટ ખાતા	૬૦-૦૦	સરવૈયા ઉધાર બાકી
૧૨	સ્ટોક ખાતા		
૧૩	કર્મચારી લેણાં	૬૦૦-૦૦	કર્મચારી લોન બાકી
૧૪	અન્ય લેણાં		
સરવાળો : ૯૨૦૦૧૩-૫૪ ૪૭૫૬૯૮-૬૮ ૧૩૯૫૭૧૨-૨૨			

## શ્રી ખેતીવાડી ઉત્પન્ન બજાર સમિતિ

જાવક નંબર : ૬૦

મહેમદાવાદ—૩૮૭ ૧૩૦ (જિ. ખેડા)

તારીખ ૨૮મી ડિસેમ્બર, ૨૦૦૧.

પાન નં. : ૨

બજાર સમિતિ, ખેડાને સોંપવામાં આવેલ કર્મચારી મિત્રો ૧. શ્રી એસ. કે. સૈયદ, કલાર્ક તથા શ્રી જી. આઈ. મન્સુરી, પ્યુન કમ વોચમેનનો સ્ટાફ પ્રો. ફંડની રકમ તેઓનાં ખાતે જમા પડતી રકમ બજાર સમિતિ, ખેડા ખાતે તબદીલ કરવા ઠરાવવામાં આવે છે.

બજાર સમિતિ, ખેડાને સોંપવામાં આવેલ કર્મચારીઓની ગ્રેજ્યુઈટીની રકમ તેમજ હાલમાં અને ભવિષ્યમાં મળતા નિયમ મુજબ મળવાપાત્ર તમામ પ્રકારના લાભોની જવાબદારી બજાર સમિતિ, ખેડાની રહેશે.

જેથી હવે બજાર સમિતિ, મહેમદાવાદ-ખેડાની મિલકત-ફંડો, સ્ટાફ કે અન્ય સંબંધિત કોઈપણ પ્રકારની વહેંચણી કે ફાળવણી કરવાની રહેતી નથી અને આ અંગે ભવિષ્યમાં કોઈ વાદ-વિવાદ ઊભો કરવાનો રહેતો નથી એમ ઠરાવવામાં આવે છે.

ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહેમદાવાદ-ખેડાના તા. ૩૧-૩-૨૦૦૧ના સરવૈયાની સ્થિતિ આ પ્રમાણે રહેશે :

ક્રમ	મૂડી દેવા	મહેમદાવાદ	ખેડા	ક્રમ	મિલકત લેણાં	મહેમદાવાદ	ખેડા
૧.	માર્કેટ ફંડ	૮૬૨૨૨૪૮-૫૨	૧૪૮૫૮૮૬-૮૪	૧.	મિલકતો		
૨.	ફંડો				બાંધકામ	૮૧૮૩૩૭૩-૬૭	૭૭૨૩૮૬-૩૨
	ઘસારા ફંડ	૧૩૨૩૬૩૨-૫૪	૨૨૪૮૮૩-૦૦		ગોડાઉન રનિંગ	૧૮૦૮૬૪-૦૦	---
૩.	સ્ટાફ ફંડ				ડેડ સ્ટોક	૪૮૫૫૭-૮૦	૨૫૬૮૬-૫૦
	સ્ટાફ પ્રો. ફંડ	૪૫૭૨૮૬-૮૬	૪૭૦૫૫૨-૬૦		ઇલેક્ટ્રીકસીટી	૧૭૭૧૪૪-૦૫	૩૫૩૭-૧૨
	સ્ટાફ ગ્રેજ્યુ. ફંડ	૭૪૩૬૪-૦૦	---		જમીન	૭૧૨૬૫-૨૦	૮૧૫૦-૦૦
૪.	ઇતર ફંડો				લાયબ્રેરી	૨૬૬-૦૦	---
	ડીપોઝીટ	૧૨૬૧૩૬૪-૪૮	---	૨.	બીલ્લા સ્ટોક	૧૧૮૮-૫૦	---
				૩.	રોકડ બેંક સિલક	૨૪૪૮૮૨૬-૨૦	૮૦૦૦૦૦-૦૦
				૪.	સ્ટાફ પ્રો. ફંડ	૪૭૮૧૬૪-૪૧	૪૭૦૫૫૨-૬૦
				૫.	સ્ટાફ ગ્રેજ્યુ. ફંડ	૬૮૮૬૮-૦૦	---
				૬.	એડવાન્સ	૭૭૧૭૬-૪૮	---
		૧૨૭૩૮૮૮૭-૪૧	૨૧૮૧૩૩૨-૫૪			૧૨૭૩૮૮૮૭-૪૧	૨૧૮૧૩૩૨-૫૪

ઉપર મુજબનું સમાધાન બંને પક્ષોને ફુલ એન્ડ ફાઈનલ છે. જે દરેક પક્ષકારોએ સ્વીકારેલ છે જેનો આજની સભામાં નોંધ લઈ બહાલ રાખવા ઠરાવવામાં આવે છે.

દરખાસ્ત : પ્રમુખ સ્થાનેથી સર્વાનુમતે મંજૂર

ઉપર મુજબનું કામકાજ પુરું કર્યા બાદ સભા બરખાસ્ત કરવા ઠરાવવામાં આવે છે.

તા. ૩૧-૩-૨૦૦૧ની સ્થિતિ પ્રમાણે

વિસર્જન થયેલ બજાર સમિતિ મહેમદાવાદ						
ક્રમ	ખાતાનું નામ	નાણાંકંડ માર્કેટ ફંડ રૂા.	દેવાં જવાબદારી	મિલકતો	નાણાંકંડ માર્કેટ ફંડ રૂા.	દેવા જવાબદારી
૧.	કાયમી ફંડ	૧,૧૧,૦૮,૧૪૬-૪૬			૮૬,૨૨,૨૪૯-૫૨	
	ધસારા ફંડ		૧૫,૪૮,૫૧૫-૫૪			૧૩,૨૩,૬૩૨-૫૪
	સ્ટોક પ્રો. ફંડ		૯,૨૭,૮૩૯-૪૬			૪,૫૭,૨૮૬-૮૬
	સ્ટોક ગ્રેજ્યુ. ફંડ		૭૪,૩૬૪-૦૦			૭૪,૩૬૪-૦૦
	ડીપોઝીટ		૧૨,૬૧,૩૬૪-૪૯			૧૨,૬૧,૩૬૪-૪૯
૨.	મિલકતો/ બાંધકામ			૯૯,૫૫,૭૬૯-૯૯		
	ગોડાઉન રનિંગ			૧,૮૦,૮૬૬-૦૦		
	ડેડ સ્ટોક			૭૫,૨૫૪-૪૦		
	ઈલેક્ટ્રીસીટી			૧,૮૦,૬૮૧-૧૭		
	જમીન			૮૦,૪૧૫-૨૦		
	લાયબ્રેરી			૨૬૬-૦૦		
	સ્ટોક/ બીલ્લા સ્ટોક			૧,૧૮૯-૫૦		
૩.	રોકાણો/ રોકડ સિલક			૩૩,૪૯,૯૨૬-૨૦		
૪.	સ્ટોક પ્રો. ફંડ			૯,૪૯,૭૧૭-૦૧		
૫.	સ્ટોક ગ્રેજ્યુ. ફંડ			૬૮,૯૬૮-૦૦		
૬.	એડવાન્સ			૭૭,૧૭૬-૪૮		
		૧,૧૧,૦૮,૧૪૬-૪૬	૩૮,૧૨,૦૮૩-૪૯	૧,૪૯,૨૦,૨૨૯-૯૫	૮૬,૨૨,૨૪૯-૫૨	૩૧,૧૬,૬૪૭-૮૯



## તા. ૩૧-૩-૨૦૦૧ની સ્થિતિ પ્રમાણે

મહેમદાવાદ	બજાર સમિતિ, ખેડા			
મિલકતો	નાણાંકંડ માર્કેટ ફંડ રૂ.	દેવાં જવાબદારી	મિલકતો	શેરો
	૧૪,૮૫,૮૮૬-૮૪	૨,૨૪,૮૮૩-૦૦ ૪,૭૦,૫૫૨-૬૦ ----- -----		બજાર સમિતિ મહેમદાવાદ ૮૬.૬૩% બજાર સમિતિ-ખેડા ૧૩.૩૭% બાંધકામ અને ડેડ સ્ટોકની વહેંચણી મુજબ મહેમદાવાદ-૮૫.૪૭%, ખેડા- ૧૪.૫૩% સ્ટાફની વહેંચણી મુજબ મહેમદાવાદ ૪૮.૨૮% ખેડા - ૫૦.૭૨% મહેમદાવાદ-૧૦૦%
૮૧,૮૩,૩૭૩-૬૭			૭,૭૨,૩૮૬-૩૨	જે તે બજાર સમિતિની બાંધકામની વહેંચણી મુજબ મહેમદાવાદ-૮૨.૨૫%, ખેડા-૭.૭૫% જે તે બજાર સમિતિની
૧,૮૦,૮૬૬-૦૦			-----	બાંધકામની વહેંચણી મુજબ મહેમદાવાદ- ૧૦૦% ખેડા- જે તે બજાર સમિતિની
૪૮,૫૫૭-૮૦			૨૫,૬૮૬-૫૦	વહેંચણી મુજબ મહેમદાવાદ - ૬૫.૮૫% ખેડા - ૩૪.૧૫% બજાર સમિતિ
૧,૭૭,૧૪૪-૦૫			૩,૫૩૭-૧૨	મહેમદાવાદ-૮૮.૦૪% ખેડા ૧૧.૯૬% મહેમદાવાદ - ૮૮.૬૨% ખેડા- ૧૧.૩૮%
૭૧,૨૬૫-૨૦			૮,૧૫૦-૦૦	
૨૬૬-૦૦			-----	
૧,૧૮૮-૫૦			-----	
૨૪,૪૮,૮૨૬-૨૦			૮,૦૦,૦૦૦-૦૦	બજાર સમિતિ મહેમદાવાદ - ૭૩.૧૩% બજાર સમિતિ ખેડા - ૨૬.૮૭%
૪,૭૯,૧૬૪-૪૧			૪,૭૦,૫૫૨-૬૦	સ્ટાફની વહેંચણી મુજબ મહેમદાવાદ - ૫૦.૪૫% સ્ટાફની વહેંચણી મુજબ ખેડા - ૪૯.૫૫%
૬૮,૮૬૮-૦૦			-----	બજાર સમિતિ મહેમદાવાદ - ૧૦૦%
૭૭,૧૭૬-૪૮			-----	બજાર સમિતિ મહેમદાવાદ - ૧૦૦%
૧,૨૭,૩૮,૮૮૭-૪૧	૧૪,૮૫,૮૮૬-૮૪	૬,૮૫,૪૩૫-૬૦	૨૧,૮૧,૩૩૨-૫૪	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપ સચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, SEPTEMBER 27, 2002/ASVINA 5, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી સપ્ટેમ્બર, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૭૮/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૧૫૩૭/ભાગ-૧/ગ. — ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ ગુજરાત અધિનિયમ નં. ૨૦ સને ૧૯૬૪ અન્વયે આ વિભાગના તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૫૮/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૧૫૩૭/ગ ના પારા (૧) અન્વયે 'ચૂંટાયેલ બજાર સમિતિઓની મુદત તા. ૩૧-૧૦-૨૦૦૨' સુધી લંબાવવામાં આવેલ છે. નિયામકશ્રી ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર એ તેઓના તા. ૨૬-૭-૨૦૦૨ના પત્ર ક્રમાંક : નબસ/૦૧/થ/૨૧૭૨/૦૨ થી રજૂઆત કરેલ છે કે, બજાર સમિતિઓની ચૂંટણીની કાર્યવાહી નિયત મુદતમાં પૂર્ણ કરવા ચૂંટણી કાર્યક્રમ પમી અગર ૧૦મી ઓગસ્ટથી બહાર પાડવામાં આવે તો જ તા. ૩૧-૧૦-૨૦૦૨ સુધીમાં તમામ કાર્યવાહી પૂર્ણ કરી શકાય. પરંતુ નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્રના તા. ૨૨-૮-૮૦ના પરિપત્ર ક્રમાંક : બસર/૦૮/આર. ૮૦૮ની જોગવાઈ અનુસાર હાલની બાર સમિતિઓની ચૂંટણીની પ્રક્રિયા ચોમાસાના કારણે ૧૫મી જૂનથી ૩૦મી સપ્ટેમ્બર, દરમિયાન હાથ ધરી શકાતી નથી. આ સંજોગો ધ્યાને લેતાં તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા પારા-૨(૧)માં ચૂંટાયેલ બજાર સમિતિઓની મુદતનો વધારો તા. ૩૧-૧૦-૨૦૦૨ સુધી કરવામાં આવેલ. તે વધારીને તા. ૩૧-૧૨-૨૦૦૨ સુધી કરવા માટે નિયામકશ્રીએ ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર એ તા. ૨૬-૭-૨૦૦૨ના પત્રથી કરેલ દરખાસ્ત સરકારશ્રીએ ગ્રાહ્ય રાખેલ છે.

ઉક્ત બાબતે સઘન વિચારણા બાદ આથી, તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૫૮/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૧૫૩૭/ગ માં જણાવેલ બજાર સમિતિઓ પૈકી ક્રમાંક : ૧૭ ઉપર જણાવેલ ભાવનગર બજાર સમિતિ સિવાયની તમામ ચૂંટાયેલ બજાર સમિતિની મુદત હવે તા. ૩૧-૧૨-૨૦૦૨ સુધી લંબાવવામાં આવે છે.

(૨) તા. ૧૫-૭-૨૦૦૨ના જાહેરનામામાં અનુક્રમ નં. ૧૭ પર દર્શાવેલ ચૂંટાયેલ બજાર સમિતિ, ભાવનગરની મુદત તા. ૩૧-૧૦-૨૦૦૨ સુધી લંબાવવામાં આવેલ. આ બજાર સમિતિનું વિભાજન અગાઉ તા. ૧-૨-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૬/૨૦૦૨/એપીએમ/૧૨૨૦૦૧/૮૮૭/(૧૪)/ગ અન્વયે ભાવનગર અને ઘોઘા એમ બે બજાર વિસ્તારોમાં કરવામાં આવેલ અને નવી બજાર સમિતિઓના સભ્યોની નિમણૂક થાય ત્યાં સુધી હાલની બજાર સમિતિ યથાવત રાખવામાં આવેલ હતી. પરંતુ આ વિભાજનના સદર હુકમ તા. ૧-૨-૨૦૦૨ સામે બજાર સમિતિ, ભાવનગર નામદાર ગુજરાત હાઈકોર્ટમાં સ્પે. સી. એ. ૨૨૫૪/૨૦૦૨ દાખલ કરતાં, તેમાં વડી અદાલતે તા. ૧૫-૨-૨૦૦૨ના હુકમથી વચગાળાની રાહત તરીકે આ બજાર સમિતિ, ભાવનગરમાં પ્રવર્તમાન ૧૩ (તેર) સભ્યો સિવાય અન્યની નિમણૂક નહિ કરવાનો હુકમ ફરમાવેલ સબબ તે બજાર સમિતિ ચાલુ રહેલ હતી. આ મનાઈ હુકમ નામદાર વડી અદાલતના તા. ૧૮-૬-૨૦૦૨ના હુકમથી ઉઠાવી લેવામાં આવેલ છે. જેથી બજાર સમિતિ, ભાવનગરનું વિભાજન યથાવત રહે છે. બજાર સમિતિ, ભાવનગરની મુદત તા. ૧૫-૭-૨૦૦૨ના જાહેરનામાથી તા. ૩૧-૧૦-૨૦૦૨ સુધી લંબાવવામાં આવેલ તે બજાર ધારાની કલમ-૫૪(૨) મુજબ તે બજાર સમિતિની મુદત હવે તા. ૩૧-૧૨-૨૦૦૨ સુધી આથી લંબાવવામાં આવે છે.

(૩) તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા અન્વયે જે બજાર સમિતિ ઉપર વહીવટદાર મુકવામાં આવેલ છે, તેમની મુદત તા. ૩૧-૧૦-૨૦૦૨ સુધી લંબાવવામાં આવેલ છે. તેની મુદત પણ વધારીને તા. ૩૧-૧૨-૨૦૦૨ સુધી લંબાવવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

મહેન્દ્ર શ્રીવાસ્તવ,  
સેક્શન અધિકારી.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, SEPTEMBER 27, 2002/ASVINA 5, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી સપ્ટેમ્બર, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૭૮/૨૦૦૨/એપીએમ/૧૦૦૨/એસસીએ. ૮૧/ગ. - ખેત ઉત્પન્ન બજાર સમિતિ, પાંથાવાડા, જિ. બનાસકાંઠાને વિભાગના તા. ૨૬-૬-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૪૮/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૧૮૮૩/ગ, ખેત ઉત્પન્ન બજાર સમિતિ, ધાનેરા જિ. બનાસકાંઠાને વિભાગના તા. ૨૬-૬-૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૪૭/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/એમ. ૧૪૦/ગ, અન્વયે તા. ૧૮-૮-૨૦૦૨ થી વધુ એક વર્ષની મુદત લંબાવવામાં આવેલ છે, તેમજ ખેત ઉત્પન્ન બજાર સમિતિ, તલોદ જિ. સાબરકાંઠાની વિભાગના તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૫૮/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૧૫૩૭/ગ, અન્વયે તા. ૩૧-૧૨-૨૦૦૨ સુધીના સમયગાળા માટે મુદત લંબાવવામાં આવેલ છે. સરકારના ઉપરોક્ત દર્શાવેલ હુકમથી નારાજ થઈને નામદાર ગુજરાત હાઈકોર્ટમાં અનુક્રમે સ્પે. સી. એ. નં. ૫૭૩૨/૨૦૦૨, શ્રી રત્નાભાઈ કાજાભાઈ પટેલ, મુ. સરલ, તા. ધાનેરા, જિ. બનાસકાંઠા, સ્પે. સી. એ. નં. ૫૭૩૪/૨૦૦૨, શ્રી પટેલ વિહાભાઈ રંગાજી, મુ. દાંતીવાડા, તા. દાંતીવાડા, જિ. બનાસકાંઠા, સ્પે. સી. એ. નં. ૬૭૧૩/૨૦૦૨, શ્રી પંકજભાઈ શંકરભાઈ પટેલ, તલોદ, જિ. સાબરકાંઠાએ દાખલ કરેલ છે. આ ત્રણેય પીટીશનમાં નામદાર ગુજરાત હાઈકોર્ટ તા. ૨૭-૮-૨૦૦૨ના રોજ વિસ્તૃત હુકમ કરેલ છે. સદર હુકમમાં જણાવ્યા મુજબ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ધાનેરા, પાંથાવાડા અને તલોદમાં વિભાજન બાદ બજાર ધારાની કલમ-૫૪(૨) અન્વયે નિયુક્ત કમિટિઓની નિયુક્તિ કરવામાં આવેલ હતી. જેની મુદત બે વર્ષ માટેની હતી. સદરહુ નિયુક્તિની બે વર્ષની મુદત પૂરી થયા બાદ વિભાગ દ્વારા ત્રણેય કમિટિઓની નિયુક્તિને તા. ૩૧-૧૨-૨૦૦૨ સુધીના સમયની મુદત સુધી વધારો આપેલ હતો. તે ગુજરાત ખેત ઉત્પન્ન બજાર ધારાની કલમ-૫૪(૨) સાથે સુસંગત ન હોઈ અને નિયુક્તિ કમિટિની મુદત વધારી આપવા માટે કાયદામાં કોઈ જોગવાઈ ન હોઈ, રાજ્ય સરકારશ્રીએ આપેલ મુદત વધારો રદ કરી બજાર ધારાની કલમ-૧૧(૫) અન્વયે ત્રણેય બજાર સમિતિઓમાં વહીવટદારની નિમણૂક એક માસની અંદર કરવી અને ત્રણ મહિનામાં ત્રણેય બજાર સમિતિઓની ચુંટણીની કાર્યવાહી ત્રણ મહિનામાં પૂર્ણ કરવા જણાવેલ છે.

૨. નામદાર વડી અદાલતના સદર હુકમને ધ્યાને લેતાં તથા ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સને ૧૯૬૩)ના ગુજરાત અધિનિયમ નં. ૨૦ (જેનો આમાં હવે પછી 'સદરહુ અધિનિયમ' તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ-૧૧(૧) તથા ગુજરાતના ખેત ઉત્પન્ન બજારો બાબતના નિયમોના નિયમ-૧૯૬૫ના નિયમ-૨૭ અન્વયે મળેલ સત્તાની રૂએ, ઉક્ત ત્રણેય બજાર સમિતિઓની મુદત પૂરી થઈ ગયેલ હોઈ વહીવટદારની નિમણૂક કરવી જરૂરી જણાયેલ છે.

૩. આથી, પુખ્ત વિચારણાના અંતે, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧(પ)(ક)(૧) હેઠળ મળેલ સત્તાની રૂએ, ગુજરાત સરકાર, ખેત ઉત્પન્ન બજાર સમિતિ, ધાનેરા, પાંથાવાડા અને તલોદમાં સંબંધિત જિલ્લાના નાયબ નિયામક અને જિલ્લા રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓની વહીવટદાર તરીકે ઉક્ત બજાર સમિતિઓની ચૂંટણી પ્રક્રિયા પૂર્ણ થઈ બજાર સમિતિની પ્રથમ સાધારણ સભા મળે તે સમયગાળા સુધીના સમય માટે નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપ સચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, OCTOBER 1, 2002/ASVINA 9, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 1st October, 2002.

### GUJARAT SALES TAX ACT, 1969.

No. : (GHN-28)/GST/2002/(S. 49) (367)/TH. — WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest,-

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-14)/GST/1092/(S. 49) (251)/TH dated 1st April, 1992 as follows, namely :-

In the schedule appended to the said notification, after the entry at serial No. 147, the following entry shall be inserted, namely :-

1	2	3	4
"148	Sales of Tamrind Karnel Powder (T.K.P.)	to the extent to which the amount of sales tax exceeds four paise in the rupee.	--"

By order and in the name of the Governor of Gujarat,

**M. N. JOSHI,**

Additional Secretary to Government.

Government Central Press, Gandhinagar.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, OCTOBER 1, 2002/ASVINA 9, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th September, 2002.

GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD OF WORKS ORDER, 1984.

No. : GHU-2002/79/CPI-1401/5807-K1 :- In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Period of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. : GHU/93/14/ELC/1493-994(I)/K.1 dated 20th July, 1993, as under :-

In Schedule-1, after Sr. No. 311, the following shall be inserted :-

Sr. No.	Name of the Unit	Village	District	Loan permitted on every weekly staggered holiday.
1	2	3	4	5
312	M/s. Gunjan Paints Ltd.	Kalol	Gandhinagar	90 H.P.

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**NARENDRA ATHAVALE,**  
Section Officer.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, OCTOBER 1, 2002/ASVINA 9, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### FINANCE DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 1st October, 2002.

### GUJARAT SALES TAX ACT, 1969.

No. : (GHN-29)/GST/2002/(S. 49) (368)/TH .--WHEREAS, the Government of Gujarat considers it necessary so to do in the public interest;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970), the Government of Gujarat hereby amends Government Notification, Finance Department, No. (GHN-14)/GST/1092/(S. 49) (251)/TH dated 1st April, 1992 as follows, namely :-

In the schedule appended to the said notification, in the entry at serial No. 145, in column 4, in condition (3), for the figures, letters and words "30th September, 2002", the figures, letters and words "31st December, 2002" shall be substituted.

By order and in the name of the Governor of Gujarat,

**M. N. JOSHI,**

Additional Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

Vol. XLIII] THURSDAY, OCTOBER 3, 2002/ASVINA 11, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd October, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/134 of 2002/DVP/292002/2318/L.—WHEREAS the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Development Plan of Anjar sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/174 of 2001-DVP-292001-5796-L, dated the 12th December, 2001;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variation to the Development Plan of Anjar sanctioned by Government Notification, Urban Development and Urban Housing Department, Notification No. GH/V/174 of 2001-DVP-292001-5796-L, dated the 12th December, 2001;

---

- (1) The 30 mt. wide road passing through R.S. No. 76/1/P, 24/P, 31/P, 33/P, 40/3/P, 40/1/P, 38/P, 981/P, 989/P etc. of village Anjar shall be re-aligned through R.S. No. 25/2/P, 30/P, 41/P and 76/1/P of village Anjar and lands thus so released shall be designated for adjoining Residential- Agricultural use respectively under section 12(2)(a) and (d) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on accompanying plan.
- (2) The lands bearing R.S.No. 42/P of Village Anjar designated for Agricultural use and R.S. No. 43 of village Anjar desingated for agricultural and public utility uses shall be deleted from the said uses and lands, thus so released shall be designated for residential use under section 12(2)(a) of the act as shown on accompanying plan.
- (3) The lands bearing R. S. No. 1008 of village Anjar desingated for residential use shall be deleted from the said use and the land, thus so released shall be designated for "Industrial use" under section 12(2)(b) of the Act, as shown on the accompanying plan.
- (4) (i) table in clause no. 11.7 of the GDCR shall be replaced by the following table :-

Sr. No.	Building unit in sq. mtr.	Maximum permissible built up area on ground floor	Maximum permissible FSI
01	Upto 50	100 %	1.5
02	More than 50	85 %	1.2

(ii) In clause 17.16, the figures "1.15" mts. Shall be replaced by figures "0.90" mts.

(iii) In clause 20.1, new provisio shall be added--

In Sr. No. 4, column 2 after "Parking space required 30% of maximum permissible F.S.I."  
"Provided that in case of 25 Sq. mt. area, this regulation shall not apply"

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to  
the Government of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, OCTOBER 4, 2002/ASVINA 12, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4th October, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. : GH/V/135 of 2002/DVP-132001-J.P.-11-L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest to make a variation in the Development Plan for the town of Morbi sanctioned under Government Notification No. GH/V/71-93/DVP-3940-3124-(71)-L, dated the 16<sup>th</sup> July, 1971;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid Development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the Official Gazette.

#### SCHEDULE

Proposed variation to the Development Plan of Morbi sanctioned by Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/71-90/DVP/3940-3121-(71)-L, dated the 16<sup>th</sup> July, 1971;

The land bearing R.S.No. 1121/P of village Vajepar (Morbi) marked as A-B-C-D-E-F-G-H-I-A on the accompanying plan designated for "Industrial Use" shall be deleted from said use and the lands so released shall be designated for "Residential Use" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to  
the Government of Gujarat.

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 4th October, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. : GH/V/136 of 2002/DVP-292002-3125-L.—WHEREAS, the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Development Plan of Bhachau sanctioned under Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/176 of 2001-DVP-292001-5729-L, dated the 12<sup>th</sup> December, 2001;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976, (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid Development plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing within a period of two months from the date of publication of this notification in the Official Gazette.

**SCHEDULE**

Proposed variation to the Development Plan of Bhachau sanctioned by Government Notification, Urban Development and Urban Housing Department, Notification No. GH/V/176 of 2001/DVP/292001-5729-L, dated the 12<sup>th</sup> December, 2001;

1. The base map shown in the accompanying plan no. 1, replaced by the base map shown in the accompanying plan no. 2.
2. Under section 12(2) (a) of the act, the land marked as pocket 1, in the accompanying plan no. 1, designated for commercial use is deleted and the land so released is designated as residential use marked as pocket 1 in the accompanying plan no. 2.
3. Under section 12(2)(d) of the act, the roads marked in accompanying no. 1 are modified by the roads marked in accompanying plan no. 2.
  - 3.1 In the accompanying plan no.1, 18.00 mts. wide roads, marked as 1/1 is deleted.
  - 3.2 In the accompanying plan no.1, 15.00 mts. wide roads, marked as 1/2 is deleted.
  - 3.3 In the accompanying plan no.1, 12.00 mts. wide roads, marked as 7/5AA is deleted.
  - 3.4 In the accompanying plan no. 2, the land marked as 1/4 is designated as 15.00 mts wide new development plan road.
  - 3.5 In the accompanying plan no.1, 18.00 mts wide roads, marked as 2, are realigned and replaced by 18.00 mts wide roads, marked as 2 in accompanying plan no. 2.
  - 3.6 In the accompanying plan no.1, 18.00 mts wide roads, marked as 3/1, are realigned and replaced by 18.00 mts wide roads, marked as 3/1, in accompanying plan no. 2.
  - 3.7 In the accompanying plan no.1, 18.00 mts wide roads, marked as 3/4, are realigned and replaced by 18.00 mts wide roads, marked as 3/4, in accompanying plan no. 2.
  - 3.8 In the accompanying plan no.1, 15.00 mts wide roads, marked as 5/1, is replaced by 9.00 mts wide roads, marked as 5/1, in accompanying plan no. 2.
  - 3.9 In the accompanying plan no.1, 12.00 mts wide roads, marked as 9/1, is realigned and replaced by 18.00 mts wide roads, marked as 9/1, in accompanying plan no. 2.
  - 3.10 In the accompanying plan no.1, 9.00 mts wide roads, marked as 11/1, are replaced by 9.00 mts wide roads, marked as 11/1, in accompanying plan no. 2.
  - 3.11 In the accompanying plan no.1, 12.00 mts wide roads, marked as 2, 11/2 are realigned and replaced by 12.00 mts wide roads, marked as 2, 11/2 in accompanying plan no. 2.
  - 3.12 In the accompanying plan no.1, 30.00 mts wide road, marked as 4, is replaced by 30.00 mts wide roads, marked as 4 in accompanying plan no. 2.
  - 3.13 In the accompanying plan no.1, 18.00 mts wide roads, marked as 3/(1 to 3), 15/(1,2) are replaced by 18.00 mts wide roads, marked as 3/(1 to 3), 15/(1,2) in accompanying plan no. 2.



- 3.14 In the accompanying plan no.1, 15.00 mts wide road, marked as 1/3 (A to H), 5/(2 to 4), 6/(3 to 7), 7/(1(A&B), 3 (A, B, C), 5 (A,B,C), 8/(1 to 8), 12/1 are replaced by 18.00 mts wide roads, marked as 1/3 (A to H), 5/(2 to 4), 6(3 to 7), 7/(1(A&B), 3(A,B,C), 5 (A,B,C), 8(1 to 8), 12/1 in accompanying plan no. 2.
- 3.15 In the accompanying plan no.1, 12.00 mts wide road, marked as 6/(1,2), 7/4, 9(2,3), 13, 14, 16/1 are replaced by 12.00 mts wide roads, marked as 6/(1-2), 7/4, 9/(2,3), 13, 14, 16/1 in accompanying plan no. 2.
- 3.16 In the accompanying plan no.1, 9.00 mts wide road, marked as 10/(1 to 4); 16/(2,3) are replaced by 9.00 mts wide roads, marked as 10/(1 to 4), 16/(2,3) in accompanying plan no. 2.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy Secretary to  
the Government of Gujarat.

-----





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, OCTOBER 4, 2002/ASVINA 12, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4th October, 2002.

#### GUJARAT RESTRICTION ON CONSUMPTION AND REGULATION OF SUPPLY OF ELECTRICAL ENERGY AND PERIOD OF WORKS ORDER, 1984.

No. GHU/2002/80/CPI/1402/2736/K.1.—In exercise of the powers conferred by clause-8 of the Gujarat Restriction on Consumption and Regulation of Supply of Electrical Energy and Period of Works Order, 1984, the Government of Gujarat hereby amends the Government Notification, Energy and Petrochemicals Department No. GHU/93/14/ELC/1493//994(1).K1, dated 20th July, 1993, as under :—

In Schedule-I, after Sr. No. 312, the following shall be inserted :

Sr. No.	Name of the Unit	Village	District	Loan permitted on every weekly staggered holiday
313	M/s. Uniflex Cables Ltd.	Umbergaon	Valsad	300 KVA

This shall come into force with effect from the date of issue of this Notification.

By order and in the name of the Governor of Gujarat,

**NARENDRA ATHAVALE,**  
Section Officer,



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, OCTOBER 5, 2002/ASVINA 13, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 5th October, 2002.

BOMBAY CIVIL COURTS ACT, 1869.

No. : GK/37/2002/SSD/1099/51/D (Part-I) .—In exercise of the powers conferred by section 3 and 22-A of the Bombay Civil Courts Act, 1869, (Bom. XIV of 1869), the Government of Gujarat hereby directs that with effect on and from the *15<sup>th</sup> October, 2002*.

- (i) the area of village JESAR shall be excluded from the local limits of the ordinary jurisdiction of the Court of Civil Judge (Junior Division) Savarkundla, District Amreli, and
- (ii) the said area of village JESAR shall be included within the local limits of the ordinary jurisdiction of the Court of Civil Judge (Junior Division) Mahuva, District Bhavnagar.

By order and in the name of the Governor of Gujarat,

**S. K. PANDYA,**

Deputy Secretary to the Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, OCTOBER 5, 2002/ASVINA 13, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5th October, 2002.

### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958

No. GHR-2002/123/BRU/2002/06/M3 :— In exercise of the Powers conferred by section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial Undertaking, namely the **Nachmo Knitex Limited, Ahmedabad**. (herein after referred to as "the said undertaking") shall be conducted to serve as a measure of preventing unemployment. The said undertaking shall accordingly deemed to be relief undertaking for the said Act, for a period of twelve months from 5th October 2002 and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto pending before any Court, Tribunal, officer or Authority shall be stayed during one year commencing from 5th October 2002. All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

By order and in the name of the Governor of Gujarat,

**T. A. SAIYED,**  
Section Officer.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

---

Vol. XLIII] MONDAY, OCTOBER 7, 2002/ASVINA 15, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

#### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 7th October, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/138 of 2002/DVP/272002/618-L : WHEREAS, the Government of Gujarat is of the opinion that it is necessary in the public interest to make a variation in the Development Plan for the town of Patan sanctioned under Government Notification, No. GH/V/128 of 1987/DVP-2782-1905-(87)-L, dated the 22nd May, 1987.

Now, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the Schedule appended hereto, and
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing, within a period of two months from the date of publication of this notification in the Official Gazette.



**SCHEDULE**

Proposed variation to the Development Plan of Patan sanctioned by the Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/128 of 1987/DVP-2782-1905-(87)-L, dated 22nd May, 1987.

The land bearing city survey Nos. 1214 of PATAN, marked as "ABCD A" on accompanying plan, reserved for "Commercial and Public Purpose" shall be dereserved from the said use and the land thus released shall be designated for "Commercial Use" under 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Government.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

MONDAY, OCTOBER 7, 2002 /ASVINA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART- IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

AGRICULTURAL AND CO-OPERATION DEPARTMENT

Order

Sachivalaya, Gandhinagar, 7th October, 2002

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961

No. GHKH-80-2002-NSB-16-2002-3875-CH(1):- In exercise of the powers conferred by section 161 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby directs that the provisions of sub-section (1) of section 95 of the said Act shall apply to the societies specified in the Schedule annexed hereto as if for the words "in such manner as may be prescribed" appearing in the said sub-section (1), the words, "by notification in the Official Gazette" had been substituted.

### SCHEDULE

1. The Gujarat State Co-operative Bank Limited.
2. All District Central Co-operative Banks.
3. Gujarat State Co-operative Urban Banks Federation Limited.

By order and in the name of the Governor of Gujarat,

JAYANT NAGAR

UNDER SECRETARY TO GOVERNMENT



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

MONDAY, OCTOBER 7, 2002 /ASVINA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

AGRICULTURAL AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 2002

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961

No. GHKH-81-2002-NSB-16-2002-3875-CH(2):- In exercise of the powers conferred by section 161 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962) (hereinafter referred to as "the said Act"), as modified by Government Order No. GHKH-80-2002-NSB-16-2002-3875-CH(1) dtd. the 7<sup>th</sup> October, 2002, issued under section 161 of the said Act, the Government of Gujarat hereby recognises the Co-operative Federal Societies specified in the Schedule annexed hereto for the supervision of its members.

### SCHEDULE

1. The Gujarat State Co-operative Bank Limited.
2. All District Central Co-operative Banks.
3. The Gujarat State Co-operative Urban Banks Federation Limited.

By order and in the name of the Governor of Gujarat,

JAYANT NAGAR  
UNDER SECRETARY TO GOVERNMENT





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL XLIII]

MONDAY, OCTOBER 7, 2002 /ASVINA 15, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

AGRICULTURAL AND CO-OPERATION DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 7th October, 2002

GUJARAT CO-OPERATIVE SOCIETIES ACT, 1961

No. GHKH-82-2002-NSB-16-2002-3875-CH(3):- In exercise of the powers conferred by section 162 of the Gujarat Co-operative Societies Act, 1961 (Guj. X of 1962) (hereinafter referred to as "the said Act"), the Government of Gujarat hereby delegates the powers of the Registrar under section 159 of the said Act to recover the amounts, sums, interest and costs specified against him in column (3) thereof, being a society registered under the said Act and recognised under sub-section (1) of section 95 of the said Act by Government Notification, Agriculture and Cooperation Department, No. GHKH-81-2002-NSB-16-2002-3875-CH(2) dtd. 7<sup>th</sup> October, 2002 for the supervision of its members.

#### SCHEDULE:

Sr.No.	Officer.	Co-operative Federal Society.
1	2	3
1.	Chief Executive Officer.	The Gujarat State Co-operative Bank Ltd.
2.	Chief Executive Officer.	A District Central Co-operative Bank Ltd.
3.	Secretary.	The Gujarat State Co-operative Urban Banks Federation Ltd.

By order and in the name of the Governor of Gujarat,  
JAYANT NAGAR

UNDER SECRETARY TO GOVERNMENT

IV.B Ex. 284-1

284-1



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, OCTOBER 8, 2002/ASVINA 16, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

સામાજિક ન્યાય અને અધિકારીતા વિભાગ

અધિસૂચના

(અનુસૂચિત જાતિ કલ્યાણ પ્રભાગ)

સચિવાલય, ગાંધીનગર, ૨૦મી સપ્ટેમ્બર, ૨૦૦૨.

ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫.

ક્રમાંક : જી.એચ.એલ / ૮ / ૨૦૦૨/અવક/ ૧૦૮૬/ગ (૪) જ:- ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૮૫ (હવે પછી જેનો ઉલ્લેખ “ઉક્ત અધિનિયમ” તરીકે થયો છે) ની કલમ-૫ની પેટા કલમ-(૧)થી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર નીચે દર્શાવેલ વ્યક્તિઓની તારીખ : ૨૪-૮-૨૦૦૪ અથવા અન્ય આદેશો થતાં સુધી, એ બેમાંથી વહેલું હોય ત્યાં સુધી ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમ, ગાંધીનગર (હવે પછી જેનો ઉલ્લેખ “નિગમ” તરીકે થયેલ છે) ના નિયામક તરીકે નિમણુંક કરે છે :-

- (૧) શ્રી માધાભાઈ બોરીયા, જૂનાગઢ
- (૨) શ્રી મોહનભાઈ બોરીયા, ભાવનગર
- (૩) શ્રી રતિલાલ યાદવ, સુરેન્દ્રનગર

૨. ઉક્ત અધિનિયમની કલમ-૫ની પેટા કલમ(૨) થી મળેલ અધિકારો અન્વયે ગુજરાત સરકાર શ્રી માધાભાઈ બોરીયાની તા. ૨૪-૮-૨૦૦૪ અથવા અન્ય આદેશો થતાં સુધી, એ બેમાંથી વહેલું, હોય ત્યાં સુધી નિગમના અધ્યક્ષ તરીકે નિમણુંક કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રમણ આર્ય,  
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

---

Vol. XLIII] TUESDAY, OCTOBER 8, 2002/ASVINA 16, 1924.

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 8th October, 2002.

#### THE GUJARAT TOWN PLANNING & URBAN DEVELOPMENT ACT, 1976

No. GH/V/ 140 OF 2002/DVP/1599/1368/L:- In the Government, in Urban  
Development And Urban Housing Department, Sachivalaya, Gandhinagar, Notification  
No. GH/V/59 OF 2002/DVP/1599/1368/L Dated: 18/05/2002 published in the Gujarat  
Government Extraordinary Gazette of 18/05/2002, Central Section Part IV-B, on page

number 127-1 to 127-191, regarding revised Development Plan of Ahmedabad Urban Development Authority, the following corrections shall be made in the Schedule:

1. In serial No. 27, delete figures "490".
2. In serial No. 28 add figures & words "490, 493, 494, 497, 498, 489/p, 488/p" after figure "301".
3. After serial No. 46, read serial No. "47." instead of "66."
4. In serial No. 57 (xxiv), delete the words and figures " Being Sr. No. 12 to 20 of OKAF (Sheet No. C6)".
5. In serial No. 57 (xxviii ), delete the words figures R. S.Nos. 497/p, 498, 499/p, 500, 501, 503/p, 508, 509, 510, 521, 522, 523/p, 526/p, 527, 528/p, 533/p, of Village Thaltej and this shall be added at serial No.57 (xxvii) after the words village Bodakdav.
6. In the last para the words 57(xxviii) shall be deleted from A and the same shall be added in B of Sr. No. 57.
7. Replace the serial No. 57 (xxxxvii) by the words & figures " Block No. 322 to 329, 309/p, 310/p, 311/p, 321/p, 319/p, 320/p, 344/p, 345, 346/p, 347/p, 348/p, 350/p, 313/p, 314 to 318, 349, 350/p etc KHODIYAR"
8. In serial No. 57 (xxxxvii) add figures & words "and S.No. 51/p, 52, 53, 54 etc (Sheet No. C3) of KHORAJ" after words " etc of Khodiyar".
9. In serial No. 57 (L) add words & figures "342, 298 to 299, 301 to 306, 308, 309, 293/p, 294/p, 297/p, 295/p, 296/p, 355, 354/p, 352/p, 355 to 359, 360/p, 361, 362, 365/p, 366/p, 367/p, 368 to 369, 371, 373/p, 374/p, 375/p, 376/p, 368, 369, 371, 372, 373/p, 374/p, 375/p, 376/p, 377, 29/p, 1 to 6, 7/p, 8 to 11, 13, 14/p, 222, 232, 233,

- 118, 125, 108, 110, 125, 105, 114, 128 " before words " etc. of **KHODIYAR**" and also add words & figures " **Block No. 390/p, 391/p, 564/p, 565/p, 566/p, 568/6/p, 568/7/p, 563/1/p**" before words "etc. of village **JASPUR**"
10. In serial No. 58 (ix), replace words "R.S. No." by "B.No." and "Vinzol" by "**Hathijan**".
11. In serial No. 59 (x) add words & figures "R.S. No. 47 of Village Singarva (Sheet No. F6)" after words " **SALJPUR-GOPALPUR** (Sheet No. D6-Plan No. 29)".
12. In serial No. 67 (ii) add words "of village Nabhoi" after figures " 22/p" and delete figures " 208/p, 209, 214/p, 215/p, 224, 225, 226, 231/p, 232/p, 233" after figures "22/p", and add figures "212/p, 227, 228, 229/p, 230/p" before words "etc. of **SUGHAD**"
13. In serial No. 67 (iii), replace the figures & words " 4/p, 5/p, 2/p, 3/p, 1/p" by figures & words " 97/1/p, 97/2/p, 97/3/p, 97/4/p, 97/5/p".
14. In serial No. 67, delete words "67(ii)" after word "**Residential Zone-III** for serial no. 67(i) and"
15. In APPENDIX-D, Regulation No. 10.6 (4)(5) add word "not" before words "deducted for the consideration of Floor Space Index of a building unit".
16. In APPENDIX-D, Regulation No. 12.4.1(D)(d) replace words "0.6 mts X 0.06 mts solid Architectural projection shall be permitted in margins." by "0.6 mts Architectural projection shall be permitted in margins, which shall not be an extension of the slab & shall not be used for habitable purpose".
17. Insert "**Index**" in the APPENDIX-D.

## INDEX

Regulation No.	Contents
1.0	PREAMBLE SHORT TITLE-EXTENT AND COMMENCEMENT
2.0	DEFINITIONS
2.1	ACT
2.2	ADDITIONS AND /OR ALTERATIONS
2.3	ADVERTISING SIGN/HOARDING
2.4	AIR-CONDITIONING
2.5	AMENITIES
2.6	APARTMENT/FLATS
2.7	AUTOMATIC SPRINKLER SYSTEM
2.8	BASEMENT OR CELLAR
2.9	BUILDING
2.10	BUILDING LINE
2.11	BUILDING UNIT
2.12	BUILT-UP-AREA
2.13	COMPETENT AUTHORITY

- 2.14 CHIMNE
- 2.15 CHHAJJA
- 2.16 CHOWK
- 2.17 COMBUSTIBLE MATERIAL
- 2.18 CONTIGUOUS HOLDING
- 2.19 CORRIDOR
- 2.20 COURTYARD
- 2.21a. COMMON PLOT
- 2.21b. CONSOLIDATED OPEN PLOT
- 2.22 DEVELOPER
- 2.23 DHARMASHALA
- 2.24 DRAIN
- 2.25 DWELLING UNIT
- 2.26 ENCLOSED STAIRCASE
- 2.27 EXISTING BUILDING
- 2.28 EXISTING USE
- 2.29 EXIT
- 2.30 EXTERNAL WALL
- 2.31 ESCAPE ROUTE
- 2.32 FIRE AND/OR EMERGENCY ALARM SYSTEM
- 2.33 FIRE LIFT
- 2.34 FIRE PROOF DOOR
- 2.35 FIRE PUMP
- 2.36 FIREPUMP-BOOSTER FIRE PUMP
- 2.37 FIRE RESISTANCE
- 2.38 FIRE SEPARATION
- 2.39 FIRE SERVICE INLET
- 2.40 FIRE TOWER
- 2.41 FLOOR
- 2.42 FLOOR SPACE INDEX (F.S.I.)
- 2.43 FLOOR AREA
- 2.44 FRONT
- 2.45 FOOTING
- 2.46 FOUNDATION
- 2.47 HEIGHT OF BUILDING
- 2.48 GAMTAL
- 2.49 GROUND LEVEL
- 2.50 GARAGE-PRIVATE
- 2.51 GARAGE-PUBLIC
- 2.52 HABITABLE ROOM
- 2.53 HEIGHT OF A ROOM
- 2.54 HOME OCCUPATION
- 2.55 HAZARDOUS MATERIAL
- 2.56 LIFT
- 2.57 LOFT
- 2.58 MARGIN
- 2.59 MEZZANINE FLOOR
- 2.60 NEIGHBOURHOOD CENTRE AND CIVIC CENTRE
- 2.61 NATURAL HAZARD
- 2.62 NATURAL HAZARD PRONE AREAS
- 2.63 NON-COMBUSTIBLE
- 2.64 OCCUPANCY OR USE
- 2.65 OPEN SPACE
- 2.66 OWNER

- 2.67 PARAPET
- 2.68 PARKING SPACE
- 2.69 PARTITION
- 2.70 PERMANENT OPEN AIR SPACE
- 2.71 PERMISSION
- 2.72 PLINTH
- 2.73 PLINTH AREA
- 2.74 PORCH
- 2.75 PUBLIC PURPOSE
- 2.76 REAL ESTATE DEVELOPMENT
- 2.77 REGISTERED ARCHITECT / ENGINEER / STRUCTURAL  
DESIGNER, CLERK OF WORKS, SITE SUPERVISOR, DEVELOPER
- 2.78 RETENTION ACTIVITY
- 2.79 RESIDENTIAL USE
- 2.80 ROAD/STREET
- 2.81 ROAD/STREET-LEVEL OR GRADE
- 2.82 ROAD/STREET LINE
- 2.83 "ROAD WIDTH" OR "WIDTH OF ROAD/STREET"
- 2.84 SALE USE DEVELOPMENT
- 2.85 SERVICE ROAD
- 2.86 SHOPPING CENTRE OR COMMERCIAL CENTRE
- 2.87 SMOKE-STOP DOOR
- 2.88 STAIR COVER
- 2.89 STOREY
- 2.90 TENEMENT
- 2.91 TENEMENT BUILDING AND OWNERSHIP FLATS
- 2.92 TRAVEL DISTANCE
- 2.93 WATER CLOSET (W.C.)
- 2.94 WATER COURSE
- 2.95 WATER COURSE, MAJOR
- 2.96 WATER TANKS OR TALAV OR POND OR LAKE
- 2.97 "WAREHOUSE" OR "GODOWN"
- 2.98 WINDOW
- 2.99 WIDTH OF A STREET

**3.0 PROCEDURE FOR SECURING DEVELOPMENT  
PERMISSION**

- 3.1 APPLICATION FOR DEVELOPMENT PERMISSION
- 3.2 SCRUTINY FEE
  - 3.2.1 BUILT-UP AREA
  - 3.2.2 COMMERCIAL AND MIXED DEVELOPMENT
  - 3.2.3 SUB-DIVISION AND AMALGAMATION OF LAND
  - 3.2.4 URBAN CENTRES, RURAL CENTRES AND AREA  
OUTSIDE ( URBAN COMPLEX) AND  
FALLING IN AGRICULTURE ZONE ONLY
  - 3.2.5 RENEWAL OF DEVELOPMENT PERMISSION
  - 3.2.6 PUBLIC CHARITABLE TRUST
  - 3.2.7 DEVELOPMENT PERMISSION FOR MINING,  
QUARRYING AND BRICK KILN OPERATIONS
- 3.3 FORMS OF APPLICATION
- 3.4 GENERAL NOTATION FOR PLANS
- 3.5 DOCUMENTS TO BE FURNISHED WITH THE  
APPLICATION
- 3.6 PLANS AND SPECIFICATIONS TO BE PREPARED BY  
REGISTERED ARCHITECT/ENGINEER
- 3.7 REJECTION OF APPLICATION
- 3.8 CANCELLATION OF PERMISSION



**4.0 GENERAL REQUIREMENTS FOR DEVELOPMENT****4.1 MARGIN AND/OR SETBACK****4.2 DEVELOPMENT OF LAND IN THE DEVELOPMENT AREA****4.2.1 Conformity with other acts and regulations****4.2.2 Requirements of site****4.3 DEVELOPMENT WORK TO BE IN CONFORMITY WITH THE REGULATIONS****4.4 DOCUMENT AT SITE****4.5 INSPECTION****(1) Inspection at various stages****(2) Inspection by Fire Department****(3) Unsafe building****(4) Unauthorized development****4.6 GENERAL****5.0 DECISION OF THE AUTHORITY****5.1 GRANT OR REFUSE OF THE PERMISSION APPLICATION****5.2 SUSPENSION OF PERMISSION****5.3 GRANT OF DEVELOPMENT PERMISSION:****5.4 LIABILITY****5.5 RESPONSIBILITIES OF THE APPLICANT****5.6 DEVELOPMENT WITHOUT PRIOR LEGITIMATE PERMISSION****5.7 DEVIATION DURING COURSE OF CONSTRUCTION****6.0 INSPECTION****6.1 GENERAL REQUIREMENTS****6.2 PROCEDURE DURING CONSTRUCTION****6.3 OCCUPANCY CERTIFICATE****6.4 ILLEGAL OCCUPATION OF BUILDING****6.5 ILLEGAL DEVELOPMENT****6.6 DEVELOPMENT WITHOUT PERMISSION****7.0 OCCUPANCY CERTIFICATE****7.1 APPLICATION FOR OCCUPANCY****7.2 ISSUE OF OCCUPANCY CERTIFICATE.****8.0 DEVELOPMENT UNDERTAKEN ON BEHALF OF GOVERNMENT****9.0 REGISTRATION OF ARCHITECT, ENGINEER, STRUCTURAL DESIGNER, CLERK OF WORK, DEVELOPER.****9.1 APPLICATION FOR REGISTRATION****9.2 REVOCATION OF REGISTRATION:****9.3 DUTIES & RESPONSIBILITIES****9.3.1 GENERAL DUTIES AND RESPONSIBILITIES APPLICABLE TO ALL****9.3.2 ARCHITECT****9.3.3 ENGINEER****9.3.4 STRUCTURAL DESIGNER****9.3.5 CLERK OF WORKS / SITE SUPERVISOR****(A) Qualification and experience****(B) Scope of work****(C) Duties and responsibilities****9.3.6 DEVELOPER****(A) Qualification and experience****(B) Duties and responsibilities****(C) Registration****9.3.7 RESPONSIBILITIES OF OWNERS**

- 9.4 APPOINTMENT OF EMPLOYEES
  - 9.4.1 IN CASE OF TERMINATION OF EMPLOYMENT
  - 9.4.2 IN CASE OF DEATH OF EMPLOYEE

**10.0 DEVELOPMENT OF LAND**

- 10.1 LAYOUT OF BUILDING UNIT
  - 10.1.1 AMALGAMATION AND/OR SUBDIVISION OF BUILDING UNIT
  - 10.1.2 AMALGAMATION AND/OR SUBDIVISION OF BUILDING UNIT WITH EXISTING STRUCTURES
  - 10.1.3 AMALGAMATION OF LANDS/BUILDING UNIT WILL BE PERMISSIBLE ONLY IF ADJOINING
- 10.2 INTERNAL BUILDING LAYOUT IN A BUILDING UNIT
- 10.3 LEVEL OF BUILDING UNIT
- 10.4 REQUIREMENT OF ROAD WIDTH FOR 10.1 & 10.2
- 10.5 APPROACHES TO THE BUILDING
  - 10.5.1 For residential development
  - 10.5.2 For other than residential use
- 10.6 COMMON PLOT
  - (1) For Residential use
  - (2) For Industrial Use
- 10.7 MIXED DEVELOPMENT (LOW RISE AND HIGH RISE)
- 10.8 LENGTH OF A BUILDING
- 10.9 PERCOLATING WELL
- 10.10 CONTRIBUTION OF LAND FOR PUBLIC PURPOSE
  - 10.10.1 CLOSED TEXTILES MILLS
- 10.11 SOAK PIT

**11.0 SPECIAL DEVELOPMENT REQUIREMENTS FOR EXISTING OLD WALLED CITY AND GANTAL AREA**

- 11.1 MINIMUM BUILDING UNIT
- 11.2 ACCESS TO BUILDINGS
- 11.3 SET BACK
- 11.4 OPEN SPACE
  - 11.4.1 CHOWK AND OPEN AIR SPACE
    - (a) CHOWK
    - (b) OPEN AIR SPACE
  - 11.4.2 WATER CLOSET AND BATHROOM
  - 11.4.3 OPEN SPACE TO BE OPEN TO SKY
- 11.5 HEIGHT OF BUILDING
- 11.6 PROJECTIONS ON SET BACKS
  - 11.6.1 WEATHER SHE
  - 11.6.2 DOOR/WINDOW SHUTTERS AND STEPS
  - 11.6.3 CELLAR
  - 11.6.4 PLINTH
- 11.7 FLOOR SPACE INDEX AND MAXIMUM PERMISSIBLE BUILT UP AREA
  - 11.7.1 RELAXATION IN F.S.I.
- 11.8 PERMISSIBLE USES
- 11.9 PARKING
- 11.10 ADDITION TO EXISTING STRUCTURES

**12.0 DEVELOPMENT REQUIREMENTS FOR OTHER THAN GANTAL AND WALLED CITY AREA**

- 12.1 USES NOT PERMISSIBLE
- 12.2 MINIMUM AREA OF A BUILDING UNIT
- 12.3 FLOOR SPACE INDEX (F.S.I.)
  - 12.3.1 PERMISSIBLE FSI
  - 12.3.2 MAXIMUM PERMISSIBLE HEIGHT
  - 12.3.3 RELAXATION in FSI
- 12.4 MARGIN AND MAXIMUM BUILT-UP AREA ON ANY FLOOR

- 12.4.1 MARGIN AND MAXIMUM BUILT-UP AREA
  - 12.4.1.(A) RESIDENTIAL AND COMMERCIAL USE
  - 12.4.1.(B) FOR INDUSTRIAL USE
  - 12.4.1.(C) PERMISSIBLE BUILT UP AREA IN MARGIN :
  - 12.4.1.(D) RESTRICTION ON DEVELOPMENT IN MARGIN
  - 12.4.1.(E) PROJECTIONS IN MARGINS
  - 12.4.1.(F) MARGINS FROM COMMON PLOT
- 12.5 OPEN SPACE
  - 12.5.1 OPEN AIR SPACE:
  - 12.5.2 WATER CLOSET AND BATHROOM
  - 12.5.3 OPEN SPACE TO BE OPEN TO SKY
- 12.6 DEVELOPMENT OF BUILDING UNIT IN EXISTING CHAWLS:
- 12.7 DEVELOPMENT OF EXISTING DETACHED AND SEMI-DETACHED DWELLING UNIT.
- 13.0 COMPOUND WALLS AND GATES
- 14.0 DISTANCE FROM WATER COURSE
- 15.0 DEVELOPMENT OF LOW COST HOUSING SCOPE
  - 15.1 PLANNING
  - 15.2 GENERAL BUILDING REQUIREMENTS
  - 15.3 ROADS AND PATHWAYS
  - 15.4 MINIMUM REQUIRED : ACCOMMODATION
  - 15.5 STRUCTURAL REQUIREMENTS
- 16.0 PROVISIONS FOR SPECIAL DEVELOPMENTS
  - 16.1 REGULATION FOR EXISTING SLUM REDEVELOPMENT - REHABILITATION SCHEMES ON SELF FINANCING BASIS
    - 16.3.1 Definition of slum
    - 16.3.2 Redevelopment/rehabilitation of existing slum
  - 16.2 REGULATION FOR EXISTING SLUM REDEVELOPMENT REHABILITATION SCHEMES ON SELF FINANCING BASIS
  - 16.3 DEVELOPMENT IN PLOTS RESERVED FOR PARKING, MULTI PURPOSE (M.P), TRANSPORT NODE (T.N.) & REDEVELOPMENT (R.D.) IN AMC DEVELOPMENT PLAN OF 1965 & 1987 (1983 OF A.M.C.)
  - 16.4 GROUP HOUSING
  - 16.5 SABARMATI RIVER FRONT DEVELOPEMNT SCHEME
- 17.0 GENERAL BUILDING REQUIREMENTS
  - 17.1 ELEVATORS (LIFTS)
  - 17.2 FIRE PROTECTIONS
  - 17.3 SAFETY OF BUILDINGS
  - 17.4 PLINTH
  - 17.5 CELLAR
  - 17.6 HEIGHT OF FLOORS:
  - 17.7 LOFT
  - 17.8 STAIRS, LIFTS, LOBBIES AND CORRIDOR
  - 17.9 SANITARY ACCOMMODATION
  - 17.10 VENTILATION
  - 17.11 LOCATION OF OPENINGS
  - 17.12 STAIRWAY
  - 17.13 RAMPS
    - (1) Ramps for pedestrian
    - (2) Ramps for hadicaped people.
    - (3) Ramp for basement or storied parking
  - 17.14 ROOFS

- 17.15 TERRACE
- 17.16 PARAPET
- 17.17 MOSQUITO-PROOF WATER TANK
- 17.18 REFUSE AREA/DISPOSAL OF SOLID WASTE
- 17.19 DISCHARGE OF RAIN WATER
- 17.20 PRESERVATION OF FEATURES, STRUCTURES OR PLACES OF HISTORICAL, NATURAL, ARCHITECTURAL OR SCIENTIFIC INTEREST AND OF EDUCATIONAL VALUE
- 17.21 PROVISION OF LETTER BOX
- 18.0 SPECIAL REGULATIONS**
  - 18.1 SPECIAL STRUCTURES
  - 18.2 FIRE PROTECTION REQUIREMENTS
    - (1) GENERAL
    - (2) EXITS
  - 18.3 REQUIREMENTS OF INDIVIDUAL EXITS AT EACH FLOOR
  - 18.4 STRUCTURAL SAFETY AND SERVICES
  - 18.5 BUILDING SERVICES
- 19.0 PARKING**
  - 19.1 MINIMUM PARKING SPACE
  - 19.2 THE PARKING LAYOUT SHALL FULFILL THE FOLLOWING CONDITIONS
- 20.0 GASOLINE (MOTOR FUEL) FILLING STATIONS AND GASOLINE FILLING CUM SERVICE STATION**
  - 20.1 DEFINITION
  - 20.2 REQUIREMENTS OF FILLING STATIONS AND FILLING-CUM-SERVICE STATION
    - 20.2.1 Space requirements
  - 20.3 TRAFFIC REQUIREMENTS
  - 20.4 ENTRANCE AND EXIT CONSIDERATIONS
- 21.0 CONTROL OF SIGNS (HOARDINGS) AND PAGING TOWER AND TELEPHONE TOWER AND OUTDOOR DISPLAY STRUCTURES**
  - 21.1 PERMISSION
  - 21.2 DESIGN AND SIZE
  - 21.3 PROHIBITED SIGNS
  - 21.4 GENERAL RESTRICTIONS
  - 21.5 HOARDING ON ROOF
  - 21.6 WALL SIGNS
  - 21.7 PROJECTING SIGNS
  - 21.8 SIGNS IN URBAN RENEWAL PROJECT AREAS
    - 21.8.1 Banners, Sign-boards etc.
  - 21.9 HISTORIC BUILDINGS
  - 21.10 DEPOSIT AND FEES
  - 21.11 TELECOMMUNICATION INFRASTRUCTURE (PAGING, CELLULAR MOBILES, 'V' SET, MTNL ETC.)
- 22.0 MINING, QUARRYING AND BRICK KILN**
- 23.0 CONTROL OF AIR AND WATER POLLUTION**
- 24.0 CONTROL OF DRAINS, SEWERS, DRAINAGE AND SEWAGE WORKS**
  - 24.1 DEFINITIONS
  - 24.2 REGULATIONS
  - 24.3 SEPTIC TANK
- 25.0 APPLICABILITY OF REGULATIONS**

286-10

## GUJARAT GOVERNMENT GAZETTE, EX., 8-10-2002.

**26.0 MAINTENANCE OF BUILDINGS****27.0 RELAXATION****28.0 TO PROVIDE FACILITIES FOR PHYSICALLY HANDICAPPED PERSONS****28.1 SHORT TITLE, EXTENT & COMMENCEMENT****28.2 DEFINITIONS**

28.2.1 Non - ambulatory Disabilities

28.2.2 Semi - ambulatory Disabilities

28.2.3 Hearing Disabilities

28.2.4 Sight Disabilities

28.2.5 Wheel Chair

**28.3 SCOPE****28.4 SITE DEVELOPMENT**

28.4.1 Access Path/Walk Way

28.4.2 Parking

**28.5 BUILDING REQUIREMENTS****28.5.1 APPROACH TO PLINTH LEVEL**

28.5.1 (A) Ramped Approach.

28.5.1 (B) Stepped Approach.

28.5.1 (C) Exit/ Entrance Door

28.5.1 (D) Entrance Landing

**28.5.2 CORRIDOR CONNECTING THE ENTRANCE / EXIT FOR THE HANDICAPPED****28.5.3 STAIR WAYS****28.5.4 LIFTS****28.5.5 TOILETS****28.5.6 DRINKING WATER****28.5.7 DESIGNING FOR CHILDREN****28.6 EXPLANATORY NOTES**

GUIDING / WARNING FLOOR MATERIAL

**29.0 SUPPLEMENTAL AND MISCELLANEOUS PROVISIONS****29.1 INTERPRETATION****29.2 DISCRETIONARY POWERS****30.0 PENALTIES****31.0 TREE PLANTATION****32.0 ZONING AND USE PROVISIONS****APPENDIX**

- A Land use Zoning in hazardous prone area.
- B Protection of Building Structures and Infrastructure in hazards prone areas.
- C List of Ohnoxious and Hazardous Industries

**Forms**

- 1 Application for Development Permission [Form-C]
- 1.a Application for Permission of Brick-Kiln, Mining and Quarrying.[Form-C (a)]
- 2.a Certificate of Undertaking of Registered Architect/ Engineer
- 2.b Certificate of Undertaking of Registered Structural Designer
- 2.c Certificate of Undertaking of Registered Clerks of works etc.
- 2.d Certificate Undertaking for Hazard safety requirement
- 3 Lay Out Plan, Building Plan Details Form.
- 4 Forms for Subdivision Amalgamation/Lay-Out of Land

- 5 Development Permission [Form -D]
- 6.a Progress Certificate, Plinth stage
- 6.b Progress Certificate, First Storey
- 6.c Progress Certificate, Middle Storey in case of high-rise building
- 6.d Progress Certificate, Last Storey
- 7 Completion Report.
- 8 Building Completion Certificate.
- 9 Form of Occupancy Certificate
- 10 Application Form for Registration.
- 11 Structural Inspection Report.

By order and in the name of the Governor of Gujarat.

V.D.VAGHELA

Officer on Special Duty and ex-officio Deputy Secretary  
Urban Development and Urban Housing Department

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, OCTOBER 8, 2002/ASVINA 16, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8th October, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/141 of 2002/DVP/272002/2188-L : WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest to make a variation in the Revised Development Plan for the town of Sidhpur sanctioned under Government Notification No. GH/V/56 of 1990/DVP-2788-1039-(90)-L, dated the 30<sup>th</sup> March, 1990;

Now, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. XXVII of 1976); the Government of Gujarat hereby :-

1. Proposes to modify the aforesaid Development Plan by way of variation in the manner specified in the Schedule appended hereto and;
2. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar in writing, within a period of two months from the date of publication of this notification in the Official Gazette.



**SCHEDULE**

Proposed variation to the Revised Development Plan of Sidhpur sanctioned by the Government Notification, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/56 of 1990/DVP-2788-1039-(90)-L, dated the 30<sup>th</sup> March, 1990;

1. The land bearing city survey Nos. 2903 and 2953 of village Sidhpur (F.P.No.46 of Town Planning Scheme No.1) designated for "Industrial Use" shall be deleted from the said use and the land thus released shall be designated as marked B-C-H-I-J-K-L-M-N-O-P-R-S-T-V-W-X-B for 'Residential Use' and marked A-B-X-W-V-U-A, T-S-R-P-Q-T, and C-D-E-E1-F-G-H-C for Commercial Use' shown on accompanying plan, under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

2. The lands bearing R.S.No. 1274 and 1275 of village Sidhpur designated for 'Industrial Use' shall be deleted from the said use and lands so released shall be designated as marked Z-1, Z-2, Z-3, Z-4, Z-1 for 'Commercial Use' and marked Z-4, Z-5, Z-6, Z-7, Z-8, Z-9, Z-10, Z-11, Z-12, Z-2, Z-3, Z-4 for 'Residential Use' as shown on accompanying plan, under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Govt. of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] THURSDAY, OCTOBER 10, 2002/ASVINA 18, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 10th October, 2002.

#### BOMBAY PROHIBITION ACT, 1949.

No. GG/131/DNS/1098-2146/E. 1 :—In supersession of the Government Notification Home Department No. G/G/67/DNS/1098/1098/(99)/E. 1 dated the 27th May, 1999 published at pages 72-73 of the Gujarat Government Gazette, Part IV-B dated 8th July, 1999, the following draft of a notification which it is proposed to issue under sub-section (1) of section 143 read with item (i) of clause (h2) of sub-section (2) of the said section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), is published as required by sub-section (3) of the said section 143 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the Official Gazette.

2. Any objection or suggestion which may be received by the Commissioner of Prohibition and Excise, Gujarat State, 0/2, New Mental Hospital Building, Asarwa, Ahmedabad-16, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No. G/G/131/DNS/1098-2146/E. 1 :—In exercise of the powers conferred by sub-section (1) of section 143 read with item (i) of clause (h2) of sub-section (2) section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Spirit Denaturing Rules, 1964, as follows, namely:—

1. These rules may be called the Gujarat Spirit Denaturing (Amendment) Rules, 2002.
2. In the Gujarat Spirit Denaturing Rules, 1964 (hereinafter referred to as "the said rules") in rule 5 in sub-rule (1), after the entry (iv), the following shall be inserted, namely:—  
“(V) Denetonium Sachharide 5 grams (50 PPM)”.

3. In the said rules, in rule 7, in sub-rule (2), after the words "to add such substances", the words "and Denetonium Sachharide 5 grams (50 PPM)" shall be inserted.

By order and in the name of the Governor of Gujarat,

**S. K. BHAVSAR,**

Under Secretary to Government of Gujarat.

-----  
GOVERNMENT CENTRAL PRESS, GANDHINAGAR



सत्यमेव जयते

# The Gujarat Government Gazette

**EXTRA ORDINARY**

**PUBLISHED BY AUTHORITY**

Vol. XLIII]

**TUESDAY, OCTOBER 22, 2002/ASVINA 30, 1924**

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## **PART IV-B**

**Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

### **URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 22nd October, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/145 of 2002/DVP/2502/582/L : WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the Final Revised Development Plan of Billimora sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/150 of 1987/DVP-2582-2455-(87)-L, dated the 1st July, 1987;

AND WHEREAS, the variation proposed to be made in the said final Revised Development Plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 3-7-2002 on page Nos. 196-1 and 196-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/89 of 2002/DVP-2502-582-L dated 3-7-2002 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has considered the suggestions and objections received by it;

Now, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976); the Government of Gujarat hereby :-

- (d) sanctions the said variations to be made in the said Final Revised Development Plan, as set out in Schedule appended hereto and;
- (e) Specifies that the variations so set out shall come into force from the date of this notification.

### SCHEDULE

Variation to the Development Plan of Bilimora sanctioned by Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/150 of 1987/DVP-2582-2455-(87)-L, dated 1-7-1987;

- (1) The 12.0 mt. wide road alignment marked as A-B and C-A-D on the accompanying plan passing through, Kaans, C.S.No. 1917/P, 2383, 2384, 2387 etc, shall be deleted and the lands thus released shall be designated for the 'Residential Use' (except Kaans land to be used as Kaans) under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.
- (2) A new 12.0 mt. wide road alignment is proposed and marked as D-E on the accompanying plan passing through, C.S.No. 2387 etc, under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio Deputy  
Secretary to the Govt. of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] TUESDAY, OCTOBER 22, 2002/ASVINA 30, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 22nd October, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/146 of 2002/DVP/282002/1564/L : WHEREAS, the Government of Gujarat was of the opinion that it was necessary, in the public interest to make a variation in the Final Revised Development Plan of Surendranagar Urban Development Authority sanctioned under Government Notification. Urban Development and Urban Housing Department No. GH/V/2 of 1990/DVP-2886-3927-(89)-L. dated the 4th January, 1990:

AND, WHEREAS, the variation proposed to be made in the said Development Plan was published as required by sub-section (1) of Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976) (hereinafter referred to as "the said Act") in the Gujarat Government Gazette Part IV-B dated 7-8-2002 on page Nos. 228-1 and 228-2 under Government Notification, Urban Development and Urban Housing Department No. GH/V/103 of 2002/DVP-282002-1564-L and relevant Corrigendum dated 14-8-2002 on page Nos. 235-2 and 235-3 under Government Corrigendum, Urban Development and Urban Housing Department No. GH/V/107 of 2002/DVP-282002-1564-L. alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing within a period of two months from the date of publication of the said variation:

AND, WHEREAS, the Government of Gujarat has considered the suggestions and objections received by it:

NOW, THEREFORE, in exercise of the powers conferred by Section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976); the Government of Gujarat hereby :—



- (a) sanctions the said variations to be made in the said Final Revised Development Plan, as set out in Schedule appended hereto and;
- (b) Specifies that the variations so set out shall come into force from the date of this notification.

### SCHEDULE

Variation in the Final Revised Development Plan of Surendranagar sanctioned by Government Notification, Urban Development and Urban Housing Department No. GH/V/2 of 1990/DVP-2886-3927-(89)-L, dated 4th January, 1990;

1. The proposed 15 mt. wide road passing through R.S.No. 479/1/P of Village Dudhrej marked as "A-B" as shown on the accompanying plan shall be deleted from said use and the land thus so released shall be designated for Residential use under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.
- 1.1. The proposed 18 mt. wide road passing through R.S.No. 479/1/P of Village Dudhrej marked as "C-D" shall be reduced to 9 mt. width under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act and land thus released from said use shall be designated for "Residential Use" under section 12(2)(a) as shown on the accompanying plan.
2. The land bearing R.S.No. 479/1/P of Village Dudhrej admeasuring 20234 sq.mt. as shown on the accompanying plan reserved for "P & T Staff Quarters" shall be deleted from said reservation and land thus so released shall be designated for "Residential Use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.
3. The lands bearing R.S.No. 156/1, 156/2, 158/P and 159/1 of Village Ratanpur are designated for "Agricultural Use" shall be deleted and lands thus so released shall be designated for "Residential Use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976.
4. The 18 mt. wide new road is proposed on the old closed railway track passing from southern side of R.S. No. 428/P, 432/P, 433/P, 467/1, 469/P, 474/P, 497/P, 495/P etc. of Village Dudhrej under section 12(2)(d) of the Gujarat Town Planning and Urban Development Act, 1976, and the remaining lands of old closed railway track shall be designated for "Commercial Use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as accompanying plan.

By order and in the name of the Governor of Gujarat:

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] TUESDAY, OCTOBER 22, 2002/ASVINA 30, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 22nd October, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/147 of 2002/DVP/1599/1368/L : WHEREAS, the Ahmedabad Urban Development Authority (hereinafter referred to as "the said Authority") has prepared and published a Draft Revised Development Plan (hereinafter referred to as "the said Revised Development Plan") in respect of the lands included within the said Authority limits, under the provisions of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act, No. 27 of 1976) (hereinafter referred to as "the said Act,") under section 13(1) of the said Act, Notice regarding publication of the said Revised Development Plan and calling objections and suggestions on the Draft Revised Development Plan was published in the Government Gazette Part - II, dated 29th November, 1997;

AND WHEREAS, the said Authority has submitted the said Revised Development Plan of the said Authority under section 16(1) of the said Act, to the Government of Gujarat for sanction, on dated 25th May, 1999;

AND WHEREAS, the Government of Gujarat has finalised the Draft Revised Development Plan by the notification of Urban Development & Urban Housing Department No. GH/V/59 of 2002/DVP/1599/1368/L, dated 18-5-2002 with the condition to exclude from this notification, all the lands shown as reserved for various public purposes in the Draft Revised Development Plan submitted by the said authority to the State Government under section 16 of the said Act, which shall be subject to the final out come of the various Special leave Petitions in the Hon'ble Supreme Court of India;

NOW THEREFORE, in exercise of the powers conferred by clause (c) and sub-section (1) of section 17 of the said Act, the Government of Gujarat, hereby:—

- a) finalises the status of lands shown as reserved for various public purposes in the Draft Revised Development Plan submitted by the said authority to the State Government under section 16 of the said Act, as set out in a schedule appended there to ; and
- b) specifies the 22 - 10 - 2002 as the date on which this notification shall come into force.

## SCHEDULE

1. The land bearing final plot No. 15 of Town Planning Scheme Kalol No.2 (Kalol Growth Centre) Reserved for **Recreation and Waterworks** shall be released from the said reservation and the lands thus released shall be designated for **Public Purpose use** under Section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 18
2. The lands bearing
  - (i) R.S.No. 203/p, 204, 250/p, 206/p, 207/p, 209/p, 210 to 213 etc. of Village Vasna of Town Planning Scheme No. 21 (Ambavadi) ( Plan No.3)
  - (ii) F.P.No. 207, 208, 216 to 231, 233 to 241, 243, 244, 251/p, 252, 253, 274, 275, 266, 267, 268, 279, 280, 283 to 292, 389 etc. of Town Planning Scheme No. 29 (Naranpura) ” reserved for Ahmedabad Municipal Corporation Housing (AMCH), **Multipurpose & Environmental purpose** shall be released from said reservation and the lands thus released shall be designated for **Residential – I use** under section 12(2)(a) of the Act, as shown on the plan no. 2 & 3.
3. The lands bearing R.S.No. 336/p, 337/p, 340/p, 342/p, etc. of Village Naroda reserved for the **Garden & Open space** shall be released from said reservation and the lands thus released shall be designated for **general industrial use** under section 12(2)(a) of the Act, as shown on the plan no. 9.
4. The lands bearing R.S.No. 341, 342/p, etc. of Village Naroda reserved for the **Health Centre & Market (HC&M)** shall be released from said reservation and the lands thus released shall be designated for **general industrial use** under section 12(2)(a) of the Act, as shown on the plan no. 9.
5. The lands bearing R.S.No. 60, 63/p, 64/p, etc. of Village Kotarpur, & R.S.No. 346 of Village Naroda reserved for the **Health Center & Market (HC&M)** shall be

released from said reservation and the lands thus released shall be designated for **Residential – I use** under section 12(2)(a) of the Act, as shown on the plan no. 9.

6. The lands bearing R.S.No. 176/p, 177, 180, 181, 182, 183, 184/p, 185/p, 199/p, 200/p, 201, etc. of Village Saijpur-Bogha reserved for the **Multipurpose (M.P.)** shall be released from said reservation and the lands thus released shall be designated for **Multipurpose use** under section 12(2)(a) of the Act, as shown on the plan no. 10.
7. The lands bearing City Survey No. 3623/p, 3626, 3627, 3830, 3864, 3863, etc. of Kubernagar Bangla area of Village Saijpur – Bogha (Plan No.16) reserved for the **Garden** shall be released from said reservation and the lands thus released shall be designated for **Garden & Open space use** under section 12(2)(o) of the Act, as shown on the plan no. 16.
8. The lands bearing revenue survey No. 48/p, 52/p, 53, 54/p, 55/p, 56/p, 57, 58, 61/p, 62, 63/p, 64/p, 69/p, 70/p, 71/p, 72/p, 167/p, 168/p, 169/p, 170, 171, 172, 173/p, 174, 175/p, 176/p, 177p, 178/p, 179/p, 180/p, 181/p, etc. of village Chiloda reserved for **AMC Housing & Market (AMC & M)** shall be released from said reservation and the lands thus released shall be designated for **Residential-I** under section 12 (2)(a) of the Act, as shown on the accompanying plan No. 13.
9. The lands bearing
  - (i) R.S.No. 21, 43/p, 44, 45, 46/p, 57, etc. of Village Hansol Plan No. 4 & 15).
  - (ii) R.S.No. 229/p, 234/p, 236/p, etc. of Village Narol (Plan No.7)
  - (iii) R.S.No. 837/p, 855/p, 856/p, 857/p, 922/p, 923/p, 924/p, 925/p, 928/p, 987/p to 994/p, 995, 996/p, 997, 998/p, 999/p, 1003/p, 1004/p, 1023/p, 1024, 1025, 1561/p, 1563/p, 1564/p, etc. of Village Vatva (Plan No.7 )
  - (iv) R.S.No. 497/p, 498/p, 502/p (Plot no.56, 57, 76, 77 of Nandoliya Industrial Development Corporation Estate), 504/p, 509/p (plot no 93 to 97 of Nandoliya Industrial Development Corporation Estate), 526/p, 527/p (Plot no 130 to 141 of Nandoliya Industrial Development Corporation Estate) etc. of Village Vatva (Plan No. 8 & 17 )

- (v) R.S.No. 153/p, 154/p, 155/p, 156/p etc. of Village Narol (Plan No. 8 & 17)
- (vi) B.No. 161/p, 162/p, 163/p, 164, 165, 166, 167/p, 168/p, 169, 2171, 172/p to 174/p, 177, 213/p, 219/p etc. of Village Laxmipura. ( Plan No.8 )
- (vii) B.No. 205/p, 206, 207, 208/p, 209, 210/p, 213/p to 215/p, 216, 217/p, 218/p, etc. of Village Laxmipura. ( Plan No.8 )
- (viii) B.No. 458/p, 461/p, 462/p, 464/p, 465/p, 467/p to 469/p, 470, 471/p to 473/p, etc. of Village Lambha.(Plan No.8 )
- (ix) B.No. 1721 to 1723, 1724/p, etc. of Village Aslali. (Plan No.8)
- (x) B.No. 11/p, 19/p, 20/p, 22/p, 41/p etc. of Village Hanspura ( Plan No. 9 )
- (xi) R.S.No. 1069 of Village Naroda (Plan No. 11 )
- (xii) R.S.No. 93/p, 110/p, 111/p, 116/p, 117/p, etc. of Village Vinzol (Plan No. 13 )
- (xiii) B.No. 191/p, 216 to 226, 227/p to 229/p, 230 to 232, 233/p, 234, 235/p, 236, 237, 238/p, 241/p, 243/p, etc. of Village Geratpur (Plan No. 13 )
- (xiv) B.No. 120/p, 122/p, 178, 179/p, 180/p, 181 to 183, 184/p, 186/p, 187/p to 189/p, 190 to 194, 260/p to 263/p, 265/p, 268/p, 271/p, 285/p, 286/p, 288/p, 289/p, 290, 291/p, 294/p to 297/p, etc. of Village Hathijan (Plan No. 13 )
- (xv) C.S.No. 3411/p, 3412 to 3414, 3550/p, 3551, 3578, 3579, 3600, 3637/p, 3650, 3652, 3705, 3712, 3813, 3816, 3914 to 3921, 4112 to 4115 of Kuber Nagar Bangla area of Village Saijpur – Bogha (Plan No. 16).

reserved for **Multipurpose (M.P.)** shall be released from said reservation and the lands thus released shall be designated for **Multipurpose use** under section 12(2)(o) of the Act, as shown on the accompanying plan no. 4, 9, 10, 13, 15 & 16.

10. The lands bearing city survey Nos. 4015, 4016, 4017/p, 4018/p, 4019, 4030/p, 4031/p, 4032 etc, of Kuber Nagar Bangla Area of Village Saijpur Bogha. Reserved for **School** shall be released from said reservation and the lands thus released shall be designated for **Educational Purpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 16.
11. The lands bearing city survey Nos. 3751, 3757, 3754, 3761 to 3763 etc. Plot No. 3 of Survey No. 16 of Kuber Nagar Bangla Area of village Saijpur Bogha (Plan No.16). reserved for **Cultural Institute** shall be released from said reservation and the lands thus released shall be designated for **Service & Institutional**

**Purpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 16.

12. The lands bearing city survey nos. 3421, 3422 of Kuber Nagar Bangla Area of Village Saijpur Bogha reserved for **Market** shall be released from said reservation and the lands thus released shall be designated for **Multipurpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 16.
13. The lands bearing
  - (i) Revenue survey Nos. 839/p, 855/p of village Vatva (Plan No. 7).
  - (ii) Revenue survey Nos. 515/p, 516/p, 522/p, 529/p etc. (Plot Nos. 108 to 111 Nandoliya Industrial Development Corporation Estate .) of village Vatva Plan No. 8 and 17.
  - (iii) Revenue survey Nos. 227/p, 233/p etc. of village Saijpur Bogha Plan No.10.
  - (iv) City survey nos. 3423, 3424, 3429, 3430, 3431/p, 3433/p, 3434 of Kubernagar Bangla Area of village Saijpur Bogha (Plan No.16). reserved for **Health Centre (H.C.)** shall be released from said reservation and the lands thus released shall be designated for **Health Purpose Use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 7, 16, and 18.
14. The lands bearing revenue survey Nos. 474/p, 475/p, 479/p, 480/p, 481/p, etc. of village Vatva reserved for **Health Centre and Market (H.C. & M.)** shall be released from said reservation and the lands thus released shall be designated for **Multipurpose Use** under Section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 8.
15. The lands bearing
  - (i) F. P. No. 1 to 14 of T. P. Scheme 14 reserved for **Slums, Slum-upgradation and Economically Weaker Section Housing (S. SUG. & EWSH)** shall be released from said reservation and the lands thus released shall be designated for **Commercial Use** under Sect. 12 (2) (a) of the Act, and
  - (ii) Whereas F. P. Nos. 101/p, 106/p, 279/p, 256 to 272 to 281, 282 to 286, 288 to 292 of T. P. Scheme No. 30 reserved for **Slums, Slum-upgradation and Economically Weaker Section Housing (S. SUG. & EWSH)** shall be released from said reservation and the lands thus released shall be designated for **Residential - I** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 5



16. The lands bearing city survey Nos. 3435/p, 3436/p, 3703, etc. of Kuber Nagar Bangla Area of village Saijpur Bogha reserved for **Garden and Open Space (OS)** shall be released from said reservation and the lands thus released shall be designated for **Open Space use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No.16
17. The lands bearing block Nos. 170/p, 171, 172, 173/p, 175/p, 182/p, 183/p, 184, 185/p, 186, 187, 188/p, 189/p, 190/p, 191/p, 238/p, 239/p, 240/p etc. of village Geratpur reserved for **Educational Institute (Edu. Ins.)** shall be released from said reservation and the lands thus released shall be designated for **Educational Purpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 13
18. The lands bearing block Nos. 158/p, 159/p, 160/p, 161/p, 162, 163, 164/p, 165/p, 166/p, 167, 168, 169, 174/p, 175/p, 240/p, 241/p, 242/p, etc. of village Geratpur reserved for **Social Welfare and Cultural Institute (SW & CUL. Ins.)** shall be released from said reservation and the lands thus released shall be designated for **Service and Institutional Purpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 13.”
19. The lands bearing
  - (i) Block Nos. 315/p, 316, 317, 318/p, 319/p, 320/p, 321/p, 322/p, 324/p, 325, 326, 327, 328/p, 329, 330/p, 331, 332, 333/p, 334, 335/p, 336/p, 337, 338, 339, etc. of village Hathijan (Plan No.13).
  - (ii) Revenue survey Nos. 9/p, 10/p, 12/p, 13/p, 15/p, 16/p, 14, etc. of village Ropada (Plan No. 13).
  - (iii) Revenue survey Nos. 194, 195, 196, 197, 198/p, 211, 212/p, 213/p, 214, 215, 218/p, 219, 220/p etc. of village Behrampura (Plan No. 7).
  - (iv) Revenue survey Nos. 176/p, 183/3/p, 193/p, 194/p, 195/p, 196/1/p, 197/p, 201/p, 202/p, 203/1 to 4, 204, 205/p, 206/p, 207 to 209, 210, 211/1 & 2, 212/p, 213 to 219, 220/1 & 2, 221, 222/1 to 3, 223, 224/1 & 2, 225, 226/1, & 2, 227 to 229, 230/1 & 2, 231 to 245, 246/1 & 2, 247 to 257, 258/1 & 2, 259/1 & 2, 260, 261/1 & 2, 262/1 to 3, 263/p, 264/p, 265/p, 266/1/p, 266/2, 267/p, 268, 269/p, 270/p, 271/1 & 2, 272/1 & 2, 273, 274/1 & 2, 275, 276, 277/p, 278/p, 279 to 283, 284/1 to 5, 285, 286, 287/p, 288/1/p, 288/2/p, etc. of village Dani Limbda (Plan No. 7).

reserved for **Economically Weaker Section Housing (EWSH)** shall be released from said reservation and the lands thus released shall be designated for **Residential -I use**, under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 7.

20. The lands bearing revenue survey Nos. 36, 38, 39, 40, 41, 410, 412, 413, 414, 415, 416, 417/p etc. of T. P. Scheme No. 22 reserved for **Recreation Ground**, revenue survey no. 253/p, 254/p, 257/p etc. of village Naroda reserved for **recreational purpose** shall be released from the said reservation and the lands thus released shall be designated for **Recreational use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 3.

21. (i) The lands bearing Revenue survey Nos. 844/p, 845, 846, 853/p, 854/p, 857/p, etc. of village Vatva (Plan No. 7). reserved for **Play Ground & Public Entertainment (PG & Ent.)** shall be released from the said reservation and the lands thus released shall be designated for **Residential use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 7.

(ii) The lands bearing

(a) Revenue survey Nos. 59/p, 60/p, 61/p, 62/p, 68/p, etc. of village Vinzol and ( Plan No. 13).

(b) Block Nos. 399/p, 400, 401/p, 434/p, 435/p, 436/p, etc. of village Hathijan ( Plan No. 13).

reserved for **Play Ground & Public Entertainment (PG & Ent.)** shall be released from the said reservation and the lands thus released shall be designated for **Recreational use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No.13.

22. The lands bearing revenue survey Nos. 623/p, 625, 626/p, 641/p, 642/p, 643, 644, 645/p, 646, 647/p, 648, 649/p, 650, 651, 652, 653/p, 654/p, 655/p, 656/p, 657/p, 658/p, 659/p, 660/p, 661/p, 662, 663/p, 664, 665/p, 666, 667/p, 668, 669, 669, 670/p, 671/p, 672/p, 673/p, 674/p, 675, 676/p, 677/p, 684/p, 685/p, 689/p, 691/p, 1501/p, 1502/p, 1503/p, 1504/p, 1505/p, 1506/p, 1507/p, 1508/p, etc. of village Vatva (Plan No. 7 and 8).

reserved for **Health Centre, Market & AMC Housing (HC, M & AMCH)** shall be released from said reservation and the lands thus released shall be designated for **Multipurpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 7 and 8.



23. The lands bearing survey No. 163/p, 164, 165/p, 166/p, 167/p, 168/p, 169, 170/1/p, 170/2, 170/3/p, 170/4/p, 170/5/p, 170/6, 170/7, 170/8, 170/9, 171, 172/p, 173/p, 174/p, 177/p, 178, 179, 180, 181, 182/p, 183/1/p, 183/4, 184/p, 185, 186/p, 187/p, 198/p, 200, 199/p, 201/2/p, 201/4/p, 201/5/p, 201/3, 396/p, 397/p, 398/p, 399/p, 400/p, etc. of village Danilimda and the lands bearing survey No. 124/p, 128/p, 129/p, 127/p, 131/p, 132/p, etc. of village Isanpur reserved for **Play Ground Stadia & Open Space** shall be released from said reservation and the lands thus released shall be designated for **Residential -I use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No.7.

24. The lands bearing

- (i) Revenue survey No. 142, 143, 144, 146, 149, 152, 147, 153, 154, 155, 156, 157, 158, 282/A/p, 283/p, 186/A/p, etc. of village Rakhial T. P. Scheme No. 11 (Bapunagar) (Plan No. 5+6+10+11)
- (ii) Final plot No. 68 to 76, 195 to 197, 200 to 203, 205 to 209, 211 to 222, 311, 312, 224 to 226, 229, 232 to 234, 305 to 309, 315, 316, 317, 319, 320, 323 to 329, 313 etc. of T. P. Scheme No. 26 (Vasna) (Plan No. 3).
- (iii) Final plot No. 2/1, 2/2, 2/3, 2/4, etc. of T. P. Scheme No. 24 (Manipur Ext. (Plan No. 6),
- (iv) Revenue survey No.100, 102, 103, 104, 106, 107, 108/p, 93/p, 94, 95, 96, 97, 91/p, 90/p, 87, 86, 85, 386 etc. of village Danilimda (Plan No. 7).
- (v) Final plot Nos. 169/1, 169/2, 169/3, 169/5 etc. of T. P. Scheme No. 24, (Manipur Ext.) (Plan No.7).
- (vi) Final plot No. 861 to 920, 938 to 945, 948 to 951, 960 to 966, 969 to 973, 975 to 976 etc. of T. P. Scheme No. 25 (Khokhara -Mehamdabad) (Plan No. 6)
- (vii) Final plot Nos. 499 to 502, 505 to 516, 521 to 528 etc. of T. P. Scheme No. 27 (Amraiwadi) (Plan No. 6 and 11).
- (viii) Final plot No. 906/p, 907, 908, 909, 910, 900 to 904 etc. of T. P. Scheme No. 23, (Sabarmati) (Plan No. 4).

reserved for "**AMC Housing**" (**AMCH**), **Multi Purpose & Environmental Purpose** shall be released from said reservation and the lands thus released shall be designated for **Residential -I use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 3, 6, 7 and 20

25. The lands bearing
- (i) Revenue survey Nos. 49/p of village Hansol (Plan No.4)
  - (ii) City survey No. 1947/p etc. of Sardarnagar Township (Plan No.15)
  - (iii) Revenue survey No. 217, 219, 220/p, etc. of village Naroda (Plan No. 9), reserved for **Multipurpose (M.P.)** shall be released from said reservation and the lands thus reserved shall be designated for **Multipurpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 4, 6 and 9
26. The lands bearing city survey No.1895/p of Sardarnagar Town ship (Detail Sheet No. B<sub>1</sub>) reserved for **Economically Weaker Section Housing (EWSH)** shall be released from said reservation and the lands thus released shall be designated for **Multipurpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No.15
27. The lands bearing city survey No. 7525, 7569, 7888 etc of Sardarnagar Town Ship reserved for **Multipurpose (M.P.)** shall be released from said reservation and the lands thus released shall be designated for **Residential -I use** under section 12(2) (a) of the Act, as shown on the accompanying Plan No. 15.
28. The lands bearing city survey No. 1907/p, 1908, 1909, 1960/p, etc. of Sardarnagar Township revenue survey No. 247/p, 251/p, 252, 255/p, of village Naroda reserved for "**Health Centre & Market**" shall be released from said reservation and the lands thus released shall be designated for **Multipurpose use** under section 12 (2) (o) of the Act, as shown on the accompanying Plan No. 9 and 15,
29. The lands bearing revenue survey No. 486/p, 470/p, 466/p, 485/p, 491/p, 490, 489/p, 482/p, 488/p, 487/p, 363, 366/p, 364/p, 365/p, 469, 1534/p, 468/p, 1523/p, etc. of village Vatva reserved for **AMC Transport Node** shall be released from said reservation and the lands thus released shall be designated for **Residential -I use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 8.
30. The lands bearing block No.210/p, 202/p, 223/p, 224/p, 225, 226, 227, 228, 235/p, 236, 237/p, 238, 239, 240/p of village Hathijan reserved for **AMC Housing (AMCH)** shall be released from said reservation and the lands thus released shall be designated for **Residential -I use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 13.

31. The lands bearing R.S. No. 536/p, 532/p, 533/p, (NIDC Plot No. 171 to 175) of village Vatva reserved for **Transport Node T. N.** shall be released from said reservation and the lands thus released shall be designated for **Transport Node use** under section 12(2)(o) of the Act, as shown on the accompanying Plan No. 17.
32. The lands bearing revenue survey Nos. 43/A, 43/B, 44/p, 53/p, 54/p, 60/p, 61, 62, 63, 64, 65/p, 74/p, 75/p, 76, 86/p, etc. of village Bhat reserved for **GIDC Estate use**, shall be released from said reservation and the lands thus released shall be designated for **General Industrial Use** under section 12 (2) (a) of the Act, shown on the accompanying Plan No. 31.
33. The lands bearing survey Nos. 322 to 327 of village Ramol reserved for **Multipurpose** shall be released from said reservation and the lands thus released shall be designated for **General Industrial** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 12.
34. The lands bearing survey No. 491/p of village Vatva reserved for **Transport Node (T.N.)** shall be released from said reservation and the lands thus released shall be designated for **Residential -I** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No.8.
35. The lands bearing survey Nos. 492/p, 493/p, 481/p, of village Vatva reserved for **Health Centre and Market** shall be released from said reservation and the lands thus released shall be designated for **Residential -I** under section 12 (2)(a) of the Act, as shown on the accompanying Plan No. 8.
36. The lands bearing survey Nos. 65/p, 68/p of village Chiloda reserved for **AMC Housing and Market** shall be released from said reservation and the lands thus released shall be designated for **Residential -I** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 9.
37. The lands bearing Final Plot Nos. 525 to 528 of T. P. Scheme No.3 reserved for **Multipurpose (MP)** shall be released from said reservation and the lands thus released shall be designated for **Residential -I use** under Section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 6.
38. The lands bearing F. P. No. 503 and 504/1 of T. P.S. No. 3 Ellisbridge (Near Nehru Bridge) - reserved for **Parking Plot** shall be released from said reservation and the lands thus released shall be designated for **Commercial use** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 6.

## 39. The lands bearing

- (i) F. P. No. 64, of T. P. Scheme No. 1, Jamalpur (Plan No. 6).
- (ii) F. P. No. 184 of T. P. Scheme No. 2, Kankariya (Plan No. 6).
- (iii) F. P. No. 754 to 760, 763 to 768, 834 to 840, 833 to 862 etc. of T. P. Scheme No. 23, Sabarmati - Ahmedabad (Plan No. 4).
- (iv) F. P. No. 676 to 678, 680/p, 682 etc. of T. P. Scheme No. 28, New Wadaj (Plan No. 5)
- (v) The different pockets of lands situated within the fort wall of Ahmedabad City (Gamtal of Ahmedabad) (Plan No.14) and shown as pockets P1, P2, P3, P4, P6 and P7 (Shahpur Ward), Pocket P5, P8, P11, and P12 (Raikhad Ward), Pocket P9, (Jamalpur Ward), Pocket P10 (Khadia Ward) and Pocket P13 (Kalupur Ward).

reserved for **Multipurpose (MP)** shall be released from said reservation and the lands thus released shall be designated as **Multipurpose Use** under section 12 (2) (q) of the Act,, as shown on the corresponding accompanying Plans.

## 40. The lands bearing

- (i) F. P. No. 2, 3, 6 to 8 of T. P. Scheme No. 2, Kankariya ( Plan No. 6).
- (ii) F. P. No. 66 and 67 of T. P. Scheme No.5, City Wall Compound (Vibhag-2) Ahmedabad (Plan No. 6).
- (iii) R.S. No. 59 to 63 of T. P. Scheme No. 5, City Wall Compound (Vibhag-2) Ahmedabad and F. P. No. 233, 234, 234/3, 235/1, 235/2, 236/A, 236/B etc. of Village Rajpur - Hirpur, T. P. Scheme No. 18, Ahmedabad (Plan No. 6).
- (iv) F. P. No. 191/p, of T. P. Scheme No.11, Bapunagar - Ahmedabad (Plan No. 6).
- (v) F. P. No. 441, 442, 443, 444/p, 445/p, 446/p, 447/p etc. of T. P. Scheme, Naroda No.1 (Plan No. 9 + 10).
- (vi) F. P.No. 17/p etc. of T. P. Scheme, Naroda No.2 (Plan No. 10).
- (vii) R. S. No. 543, 544/p, etc. of village Vinzol (Plan No.12).

reserved for **Transport Node (T.N.)** as shown on the accompanying plan shall be released from said reservation and the lands thus released shall be designated as **Transport Node (T.N.) Use** under section 12 (2) (o) of the Act, as shown on the corresponding accompanying Plans.



## 41. The lands bearing

(i) Block No. 186, 190/p, 191/p, 192 to 195, 186/p, etc. of village Muthiya, R.S.No. 82, 83, etc of Village Chiloda. (Plan No. 9).

(ii) Block No. 284/p, 286/p, 287/p, etc. of village Muthiya (Plan No. 9).

reserved for **Transport Node (T.N.)** shall be released from said reservation and the lands thus released shall be designated for **Residential -I** under section 12 (2) (a) of the Act, as shown on the accompanying Plan No. 9.

42. The lands bearing C.S.No.4351 of Shahpur ward reserved for school is deleted from the said reservation and the lands thus released shall be designated for **Gamtal lands** as shown on the accompanying plan No.14 at Sr.No.140 (i). Also F.P.No.241 of Town Planning Scheme No.5 City Wall Improvement Scheme reserved for **Multi Purpose (M.P)** shall be released from said reservation and the lands thus released shall be designated for **Commercial use** as shown on plan No.5.

43. The lands which was shown as reserved for different Public Purposes, in the Draft Revised Development Plan submitted under section 16 of the Act, and are not listed in the above schedule from Sr No 1 to 43 are reserved for the same Public Purpose.

By order and in the name of the Governor of Gujarat.

V.D.VAGHELA

Officer on Special Duty and ex-officio Deputy Secretary  
Urban Development and Urban Housing Department



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY OCTOBER 24, 2002/KARTIKA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૨મી ઓક્ટોબર, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ/૮૩/૦૨/એપીએમ/૧૦૨૦૦૨/૨૫૫૦/ગ.—ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહુવા, જિ. ભાવનગર કે જેનો હવે બજાર સમિતિ તરીકેનો ઉલ્લેખ કરવામાં આવેલ છે. આ બજાર સમિતિની મુદત તા. ૧૧-૦૮-૨૦૦૩ના રોજ પૂર્ણ થનાર છે. પરંતુ બજાર સમિતિના કાર્યવાહકોએ પદ ધારણ કર્યા બાદ મનસ્વી રીતે કાર્યભાર સંભાળેલ હોવાનું, હોદ્દાનો દુરુપયોગ કરી નાણાંકીય અને વહીવટી અનિયમિતતાઓ આચરેલ હોવાની ફરિયાદોને આધીન બજાર ધારાની કલમ-૪૪ હેઠળ નાયબ રજિસ્ટ્રારશ્રી, સહકારી મંડળીઓ, ગાંધીનગર મારફતે વિસ્તૃત તપાસ કરાવવામાં આવેલ. તપાસનો અહેવાલ ધ્યાને લેતાં નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગર એવાં મંતવ્ય ઉપર આવેલ છે કે બજાર સમિતિ, મહુવા બજાર ધારા અને તે હેઠળના નિયમો મુજબ બજાવવાની ફરજો બજાવવામાં નિષ્ફળ નીવડેલ છે. બજાર સમિતિ દ્વારા, નિયામકશ્રી અને રાજ્ય સરકારની વખતોવખતની સ્થાયી સુચનાઓ તેમજ બજાર સમિતિના મંજૂર થયેલ પેટા કાયદાઓનું મનસ્વી અર્થઘટન કરી હોદ્દાનો દુરુપયોગ તથા ફરજો બજાવવામાં દુરાગ્રહપૂર્વક કસૂર કરી બજાર સમિતિના નાણાંકીય હિત વિરૂધ્ધના નિર્ણયો લઈ, બજાર સમિતિને માતબર રકમનું નાણાંકીય નુકસાન પણ પહોંચાડેલ હોવાનું સ્પષ્ટ થયેલ છે અને તે ધ્યાને લેતાં આ બજાર સમિતિ, ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૪૬(૧) અન્વયે પદચ્યુત કરી અધિનિયમની કલમ-૪૬(૨)(૨) અન્વયે તાત્કાલિક અસરથી વહીવટદારની નિમણૂક કરવા મંતવ્ય થયેલ છે. આ અંગે નિયામકશ્રીની તા. ૦૩-૧૦-૨૦૦૨ની દરખાસ્ત ધ્યાને લેતાં તેમણે રજૂ કરેલ અહેવાલ મુજબ નામદાર સરકારશ્રીની મહુવા બજાર સમિતિ સુપરસીડ કરવાપાત્ર જણાય છે. બજાર ધારાની કલમ-૪૬(૧) મુજબ બજાર સમિતિના વાંધા, સૂચનો ધ્યાને લેવાની જોગવાઈ પણ નામદાર સરકારશ્રીએ વિચારણામાં લીધેલ છે. જોગવાઈ હોવા છતાં આ બજાર સમિતિ નિયામકશ્રીના અહેવાલમાં જણાવેલ બાબતો ધ્યાને લેતાં સુપરસીડ કરવા માટે રાજ્ય સરકારનો અભિપ્રાય થયેલ છે. સબબ, નિયામકશ્રી, ખેત બજાર અને ગ્રામ્ય અર્થતંત્ર, ગાંધીનગરની તા. ૦૩-૧૦-૨૦૦૨ની દરખાસ્તમાં રજૂ કરેલ અહેવાલમાં જણાવેલ વિવિધ કારણોસરની અનિયમિતતા, ફરજો બજાવવામાં દુરાગ્રહપૂર્વક કસૂર ધ્યાને લેતાં આ બજાર સમિતિને તાત્કાલિક અસરથી બરખાસ્ત (સુપરસીડ) કરવામાં આવે છે અને આ બજાર સમિતિ ઉપર જિલ્લા રજિસ્ટ્રારશ્રી, ભાવનગરને વહીવટદાર તરીકે તાત્કાલિક અસરથી નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

THURSDAY, OCTOBER 24, 2002/KARTIKA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 24th October, 2002.

THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976 .

No. GH/V/148 of 2002/DVP/2397/1860/L : In the Government, in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, Notification No. GH/V/80 of 2001/DVP-2397/1860-L, dated 21-5-2001 published in the Gujarat Government Extra ordinary Gazette of 21-5-2001, Central Section Part IV-B, on page number 137-1 to 137-7, regarding the Revised Development Plan of Bhavnagar Area Development Authority, the following correction shall be made in the Schedule.

The Sr. number 19 of the Schedule "The land bearing Survey No. 240 to 243, 268, 271, 273 to 280, 448/1, 469/1, 469/2 etc. of village Vadava District Bhavnagar reserved for Bhavnagar University is deleted from the said reservation and the lands thus released shall be designated for residential and Educational, Cultural and allied use under section 12(2)(a) and 12(2)(o) of the Act as shown in the accompanying plan" shall be replaced by the following.

"The lands bearing Survey No. 240 and 448/1 of village Vadava District Bhavnagar reserved for Bhavnagar University is deleted from the said reservation and the lands thus released shall be designated for Educational, Cultural and allied use under section 12(2)(o) of the Act."

By order and in the name of the Governor of Gujarat,

V. D. VAGHELA,

Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII]

FRIDAY, OCTOBER 25, 2002/KARTIKA 3, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (Other then those published in Part I, I-A, and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

નર્મદા, જળસંપત્તિ અને પાણી પુરવઠા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી ઓક્ટોબર, ૨૦૦૨.

૧૮૭૯ ના મુંબઈ સિંચાઈ અધિનિયમ (ગુજરાત સુધારેલ અધિનિયમ, ૧૯૮૨).

ક્રમાંક : જીએન નં.-૧-૫૨૫-૧૦૨૦૦૨-૩૨૧૮-આઈ.- ગુજરાત સરકારને લાગે છે કે આ સાથે જોડેલ અનુસૂચિમાં નિર્દિષ્ટ કરેલ જલ્લા પંચાયતની હદમાં નાની સિંચાઈ તળાવો/અનુશ્રવણ તળાવોનું સંગ્રહ થયેલ પાણીનો ઉપયોગ રાજ્ય સરકાર દ્વારા અનુસૂચિમાં જણાવેલ નાની સિંચાઈ તળાવો, અનુશ્રવણ તળાવો ગુજરાત રાજ્યની હદમાં આવેલ જે તે ગામ, તાલુકો અને જલ્લા માટે વપરાશ કરી શકશે.

તેથી હવે મુંબઈ સિંચાઈ અધિનિયમ (ગુજરાત એમેન્ડમેન્ટ ૧૯૮૨) ની કલમ-૫ની મળેલ સત્તાની રૂએ ગુજરાત સરકાર જાહેર કરે છે કે, ગુજરાત રાજ્યના પત્રમાં દર્શાવેલ નાની સિંચાઈ તળાવો, અનુશ્રવણ તળાવોનો “વોટર બોડીઝ” તરીકે જાહેર કરવામાં આવે છે અને આ જાહેરનામું પ્રસિધ્ધ થયાની તારીખથી ત્રણ મહિના પૂરા થયા પછી સદરહું પાણી વાપરવામાં આવશે અને ઉપયોગમાં લેવાશે.

અનુસૂચિ

પંચાયત હસ્તકના તમામ તળાવો (નાની સિંચાઈ યોજના) અંગેની માહિતીનું પત્રક

જાહેરાત સિવાય બિલ્લગ અપરેલી

295- 2

GUJARAT GOVERNMENT GAZETTE Ex., 25-10-2002

[PART IV-B

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંપ્રદ ક.લા. ધ.ફૂટ
		નાની સિંચાઈ યોજના					
૧.	થોરડી	મોટા ભંડારીયા	અમરેલી	અમરેલી	૪૨, ૪૩, ૪૪/૨, ૪૪/૩, ૪૭, ૩૮	૮૨.૦૦	૫૮.૩૮
૨.	મોટા આંકડીયા	મોટા આંકડીયા	અમરેલી	અમરેલી	૪, ૬૧૫, ૬૧૬, ૬૧૭	૬૫.૦૦	૪૨.૦૦
(૨)			અમરેલી		-	૧૫૭.૦૦	૧૦૧.૩૮
૩.	હામાપર	હામાપર	બગસરા	અમરેલી	સરકારી ખરાબો ૪૭/૧-બી/૧ પેકી	૧૧.૩૪	૩૦.૨૫
(૧)			બગસરા			૧૧.૩૪	૩૦.૨૫
૪.	કોટડા પીઠા	ધોબીયારા	બાબરા	અમરેલી	૩, ૪, ૭-૧૫, ૩૦૩, ૩૦૫, ૩૧૦, ૩૧૧, ૩૧૩, ૩૨૩, ૩૩૧, ૩૩૪, ૩૩૬, ૩૬૮, ૩૮૬	૧૩૪.૮૦	૫૫.૭૫
૫.	કરીયાણા	કાળુભાર	બાબરા	અમરેલી	૨૮૮, ખરાબો	૬૪.૭૭	૨૮૩.૦૦
૬.	બાબરા	રામપુરી	બાબરા	અમરેલી	૪૧૭, ૪૧૮, ૪૨૦, ૪૨૨, ૪૪૩, ૪૪૬ થી ૪૪૮, ૪૫૪ થી ૪૬૪,	૬૪.૩૪	૪૦.૩૧

ક્ર.	નીલવડા	નીલવડા	બાબરા	અમરેલી	નીલવાડા : ૨૨૦ થી ૨૨૫, ૧૮૪/૧, ૨૮૬ સુકવાડા : ૭૮ થી ૮૧, ૮૩, ૧૧૦	૩૮.૮૮	૩૫.૭૨
૮.	લાલકા	લાલકા	બાબરા	અમરેલી	લાલકા : ૧૫૦, ૧૫૨, ૧૫૩/૧, ૧૫૩/૨, ૧૫૪, ૧૫૫/૧, ૧૫૫/૨, ૧૫૬/૧, ૧૫૬/૨, ૧૫૭, ૧૮૫, ૧૨૮, ૧૨૯, ૧૩૦, વાંકીયાગામ : ૧૨૧, ૧૨૨, ૧૬૯,	૧૮.૧૮,	૫૧.૪૦
(૫)			બાબરા			૩૨૦.૮૮	૪૭૬.૧૮
૯.	ધામેલ	ધામેલ	લાઠી	અમરેલી	૨૦૮, ૨૧૪	૬૮.૫૨	૭૦.૩૮
૧૦.	ધ્રુવસિયા	ધ્રુવસિયા	લાઠી	અમરેલી	૬૧, ૬૨, ૬૩, ૭૧/૧, ૭૩, ૭૪, ૭૪/૨, ૭૫, ૭૫/૧, ૭૭, ૭૮, ૭૮/૨, ૮૦ થી ૮૪ કાયરડી : ૨૦/૧, ૨૧ થી ૨૪, ૩૧	૧૧૪.૨૦	૫૨.૮૦
૧૧.	દામનગર	કુંભનાથ	લાઠી	અમરેલી	૧૨, કુંભનાથ ટેન્ક	૪૨.૭૫	૩૪.૮૮
૧૨.	મેથલી	મેથલી	લાઠી	અમરેલી	૨/૧, ૫૦, ૫૧, ૫૨, ૫૪, ૫૫, ૫૬, ૫૭, ૭૬	૧૫.૦૦	૮.૮૪
(૪)			લાઠી			૨૪૦.૪૭	૧૬૭.૧૧
૧૩.	સલડી	સલડી	લીલીયા	અમરેલી	૬૧૫/૧ ખરાણી	૧૪૫.૦૦	૩૭.૬૮
			લીલીયા			૧૪૫.૦૦	૩૭.૬૮

૧૪.	ભરડ	ભરડ	ધારી	અમરેલી	૮, ૯	૪૩.૦૦	૩૨.૬૯
૧૫.	લાખાપાદર	લાખાપાદર	ધારી	અમરેલી	૨૭૧ થી ૨૭૬, ૧૨૧, ૨૫૪, ૨૦, ૨૫૯, ૨૮૮, ૧૨૩	૧૯૫.૦૦	૧૭૨.૮૦
૧૬.	સરસીયા	પીપરાળા	ધારી	અમરેલી	૩૮, ૩૯, ૪૫, ૫૩, ૫૬, ૫૭	૫૭.૦૦	૪૪.૩૫
૧૭.	ખીસરી	રનાળા	ધારી	અમરેલી	૪૨, ૮૨, ૮૭, ૯૨, ૯૪, ૯૫	૬૬.૦૦	૪૭.૮૬
૧૮.	દેવડા	રુપાવટી	ધારી	અમરેલી	૫, ૭, ૮, ૪૨૬/૧	૩૧.૦૦	૨૮.૭૨
૧૯.	ઝર	ઝર	ધારી	અમરેલી	૩, ૪, ૨૮૬, ૨૮૮, ૨૮૯, ૨૨૫, ૨૬૩	૮૪.૦૦	૫૧.૬૮
૨૦.	ગોવિંદપુર	રાવણા	ધારી	અમરેલી	૧૨૨, ૧૨૬, ૧૩૨, ૧૩૩, ૧૩૪, ૧૩૫, ૧૨૭	૭૬.૦૦	૬૧.૮૦
૨૧.	સુખપુર	સુખપુર	ધારી	અમરેલી	૫, ૭, ૮, ૯, ૧૫, ૧૬	૧૩.૫૯	૧૮.૧૦
૨૨.	જળજીવડી	જળજીવડી	ધારી	અમરેલી	૯૬, ૯૭, ૯૮, ૩૨, ૩૩, ૧૫૫	૧૭.૪૬	૪૧.૭૧
(૯)			ધારી			૫૮૩.૦૫	૪૯૯.૭૬
૨૩.	ઈગોરાળા	ઈગોરાળા	ખાંભા	અમરેલી	૩૭૦, ૩૪૨	૩૧.૪૬	૩૧.૪૪
૨૪.	ખડાધાર	પાડાગાળ	ખાંભા	અમરેલી	૯૮, ૯૭, ૧૧૭	૧૮.૩૫	૧૪.૫૭
૨૫.	મોટા સમઢિયાળા	વાદળીયા	ખાંભા	અમરેલી	૯૨, ૯૪, ૨૮૪	૧૮.૨૪	૧૪.૫૫
૨૬.	કંટાળા	કંટાળા	ખાંભા	અમરેલી	૪૧, ૪૩, ૫૬	૫૦.૪૮	૯૨.૩૨
૨૭.	મોલનેસ	મોલનેસ	ખાંભા	અમરેલી	૧૩૯, ૪૫૪, ૪૪૯, ૪૫૦, ૮૪, ૨૪૪	૬૧.૯૭	૧૦૧.૧૪૧
૨૮.	કોદીયા	કોદીયા	ખાંભા	અમરેલી	૬૩, ૬૨/૨, ૬૭, ૬૮/૩	૧૩.૩૩	૧૩.૯૪
૨૯.	સરાકડીયા	સરાકડીયા	ખાંભા	અમરેલી	૧૦૧, ૪૭/૧, ૪૭/૨, ૧૦૭, ૬૧, ૨૪૩	૨૬.૯૮	૨૭.૮૫

(૭)	એલલવડ	એલલવડ	ખાંભા	અમરેલી	૩૫, ૮, ૧૧, ૧૩ થી ૧૬, ૩૬ થી ૩૮, ૪૦, ૪૨, ૬૦	૨૨૦.૮૧	૨૮૬.૦૮
(૧)			જાફરાબાદ			૨૨.૫૦	૬૬.૮૮
૩૧.	માંડણ, બાલાપર	ઝોલાપુરી	રાજુલા	અમરેલી	૧૮/૨, ૧૮/૩, ૪૨	૨૦.૦૦	૬૬.૦૧
(૧)			રાજુલા			૨૦.૦૦	૬૬.૦૧
૩૨.	સાવરકુંડલા	આંબાની ખોડીયાર	સાવરકુંડલા	અમરેલી	૧૭૪, ૧૭૬, ૧૭૭, ૩૮૩, ૩૧૪, ૧૬૨	૨૭.૦૦	૩૭.૬૨
૩૩.	મોટા ઝીંઝુડા	મોટા ઝીંઝુડા	સાવરકુંડલા	અમરેલી	૨૧૪ પૈકી	૫.૦૦	૧૩.૩૪
૩૪.	વાંસીયાળી	વાંસીયાળી	સાવરકુંડલા	અમરેલી	૨૬૫/૧	૨૩.૦૦	૨૦.૩૨
૩૫.	સેજળ	સેજળ	સાવરકુંડલા	અમરેલી	૨૫૪, ૬૦	૩૦.૦૦	૩૫.૩૦
૩૬.	વાંસીયાળી	સુરવાનાળા	સાવરકુંડલા	અમરેલી	૨૬૫	૮.૦૦	૧૩.૦૮
૩૭.	મેવાસા	મેવાસા	સાવરકુંડલા	અમરેલી	૩૧૧/૧	૨૩.૦૦	૫૨.૮૦
૩૮.	કૃષ્ણગઢ	કૃષ્ણગઢ	સાવરકુંડલા	અમરેલી	૧૫૬-૧૬૭	૩૭.૦૦	૮૦.૧૫
૩૯.	લીખાળા	લીખાળા	સાવરકુંડલા	અમરેલી	૧૦૧, ૧૦૬	૧૬.૦૦	૨૧.૦૦
૪૦.	સાવરકુંડલા	શેણી	સાવરકુંડલા	અમરેલી	૪૨૪	૧૨.૦૦	૭.૮૦
૪૧.	સાવરકુંડલા	નાવલી	સાવરકુંડલા	અમરેલી	૩૦૦, ૩૮૬, ૩૮૨ પૈકી	૧૮.૦૦	૨૪.૪૮
૪૨.	સાવરકુંડલા	ભેંસાણીયા	સાવરકુંડલા	અમરેલી	૧૪૬ પૈકી	૧૦.૦૦	૧૪.૮૨
(૧૧)			સાવરકુંડલા			૨૧૦.૦૦	૩૨૦.૮૧

પંચાયત હસ્તકના તમામ તળાવો (અનુશ્રવણ તળાવ) અંગેની માહિતીનું પત્રક

પંચાયત સ્થાપિત થયેલ તા. ૧૫-૦૫-૨૦૦૨

295- 6

GUJARAT GOVERNMENT GAZETTE Ex., 25-10-2002

[PART IV-B

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવની એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ધ.ફૂટ
		અનુશ્રવણ તળાવ					
૧.	દહીડા	દહીડા	અમરેલી	અમરેલી	૧૮૪, ૧૮૮	૮.૫૦	૬.૦૬
૨.	ગાવડકા	ગાવડકા	અમરેલી	અમરેલી	૨૧૦, ૨૮૧, ૨૮૨, ૩૦૭, ૩૦૮	૨.૦૦	૪.૮૦
૩.	રાંઢીયા	રાંઢીયા	અમરેલી	અમરેલી	૨૧૦, ૮૨	૨.૮૦	૪.૦૦
૪.	સણોસરા	સણોસરા	અમરેલી	અમરેલી	૧૧૨	૧.૫૦	૩.૫૦
(૪)			અમરેલી			૧૪.૮૦	૧૮.૩૬
૫.	બરવાળા	બરવાળા બાવળ	કુંકાવાવ	અમરેલી	૨૦૧	૪.૧૦	૧.૦૩
૬.	બાવળ						
૭.	સનાળી	સનાળી	કુંકાવાવ	અમરેલી	૩૨૬	૫.૦૦	૩.૦૨
૮.	નવા વાઘણીયા	નવા વાઘણીયા	કુંકાવાવ	અમરેલી	૧૩૮	૬.૦૭	૧૭.૦૦
(૩)			કુંકાવાવ			૧૫.૧૭	૨૧.૦૫
૯.	ભાડેર	ભાડેર	ધારી	અમરેલી	૨૪૪, ૬૪, ૧૮૪	૫.૫૭	૭.૫૪
૧૦.	હીરાવા	હીરાવા	ધારી	અમરેલી	૫૬, ૬૨, ૬૩	૩.૩૧	૨.૮૭
૧૧.	કરમદડી	કરમદડી	ધારી	અમરેલી	૧૧૮	૩.૮૭	૧૩.૮૦
૧૨.	મોરસુપડા	મોરસુપડા	ધારી	અમરેલી	૮૬, ૮૭, ૮૨	૨.૮૧	૩.૦૨
૧૩.	હુડલી	હુડલી	ધારી	અમરેલી	૬૪, ૮૪	૧.૬૮	૧.૭૬

વ.ક્ર.	કરોર	કરોર	ધારી	અમરેલી	પ, લડ, ક	૩.૮૭	પ.પપ
૧૪.	ગીગાસણ	ગીગાસણ	ધારી	અમરેલી	૪૧૭	૧.૧૭	૧.૨૧
૧૫.	રામપરા	રામપરા-૧	ધારી	અમરેલી	૧૭, ૮, ૧૪, ૯	૨.૮૮	૨.૬૦
૧૬.	રામપરા	રામપરા-૨	ધારી	અમરેલી	૫૪	૩.૧૮	૧.૭૮
૧૭.	દેવડા	દેવડા	ધારી	અમરેલી	૪૦૮, ૪૧૦, ૪૧૪	૩.૧૧	૧.૮૨
૧૮.	મોણવેલ	મોણવેલ	ધારી	અમરેલી	૩૮૮, ૩૮૮/૧ પૈકી	૬.૨૮	૧૧.૦૪
૧૯.	દુધાળા	દુધાળા	ધારી	અમરેલી	૧૨૧. ૧૨૨, ૧૨૮	૨.૦૩	૨.૩૧
૨૦.	ગોવિંદપુર	ગોવિંદપુર	ધારી	અમરેલી	પીલુકીયા નદી	૧.૬૮	૨.૦૧
૨૧.	ત્રંબકપુર	ત્રંબકપુર	ધારી	અમરેલી	૧૧૧	૧.૭૨	૨.૨૩
(૧૪)			ધારી			૪૩.૨૮	૫૮.૭૪
૨૨.	શામપુર	શામપુર	લાઠી	અમરેલી	૧૧૫	૧૪.૫૦	૦.૫૦
૨૩.	ઇગોરાળા	ઇગોરાળા	લાઠી	અમરેલી	૨	૧.૦૦	૦.૩૦
૨૪.	કરકોલીયા	કરકોલીયા	લાઠી	અમરેલી	૧૪૫/૧	૬.૦૦	૧.૦૦
૨૫.	નાના રાજકોટ	નાના રાજકોટ	લાઠી	અમરેલી	૧૦/૧, ૬	૩.૫૦	૦.૧૫
૨૬.	ચાવંડ	ચાવંડ-૧	લાઠી	અમરેલી	૧૪૩	૮.૫૦	૭.૨૫
૨૭.	ચાવંડ	ચાવંડ-૨	લાઠી	અમરેલી	૧૧૮	૧.૮૦	૪.૬૦
૨૮.	આંબરડી	આંબરડી	લાઠી	અમરેલી	૨૧૦/૧	૭.૨૫	૧.૨૦
૨૯.	શેખ પીપરીયા	શેખ પીપરીયા	લાઠી	અમરેલી	૫૩૬	૧૦.૧૦	૫.૦૦
૩૦.	હીરાણા	હીરાણા	લાઠી	અમરેલી	૧૬૪	૦.૮૦	૦.૧૫
૩૧.	કેરાળા	કેરાળા	લાઠી	અમરેલી	૨૭૪/૨	૨.૦૦	૧.૩૩
(૧૦)			લાઠી			૫૫.૪૫	૨૧.૪૮



૩૨.	કાંકય	કાંકય	લીલીયા	અમરેલી	૩૭૩/૧	૩.૦૦	૧.૨૫
૩૩.	ખારા	ખારા	લીલીયા	અમરેલી	૧૨૦/૧	૩.૦૦	૧.૨૫
૩૪.	ભોરી ગણ	ભોરી ગણ	લીલીયા	અમરેલી	૬૪/૧	૧૨.૫૦	૨.૧૫
૩૫.	બવાડી	બવાડી	લીલીયા	અમરેલી	૮૭/૧- અ પૈકી	૨.૦૦	૧.૦૦
(૪)			લીલીયા			૨૦.૫૦	૫.૬૫
૩૬.	શીરવાણીયા	શીરવાણીયા	બાબરા	અમરેલી	૮૩/૧	૧.૧૦	૧.૮૫
૩૭.	કરણુકી	કરણુકી	બાબરા	અમરેલી	૨૩૫/૧	૧.૮૦	૧.૮૫
૩૮.	કલોરાણા	કલોરાણા	બાબરા	અમરેલી	૧૭૫	૨.૪૦	૧.૭૦
૩૯.	નાની કુંડળ	નાની કુંડળ	બાબરા	અમરેલી	૭૮	૧.૭૦	૨.૨૫
૪૦.	નીલવાડા	નીલવાડા-૧	બાબરા	અમરેલી	૩૦૨/૧	૩.૦૦	૪.૩૦
૪૧.	સુકવાડા	સુકવાડા-૧	બાબરા	અમરેલી	૧૦૧	૧.૭૦	૩.૧૫
૪૨.	વાંકીયા	વાંકીયા	બાબરા	અમરેલી	૨૨૧	૧.૩૫	૨.૧૫
૪૩.	ચરખા	ચરખા-૧	બાબરા	અમરેલી	૪૨૫	૧.૩૫	૧.૮૦
૪૪.	ચમારડી	ચમારડી-૧	બાબરા	અમરેલી	૩૭૭	૧.૮૫	૨.૩૫
૪૫.	ચમારડી	ચમારડી-૨	બાબરા	અમરેલી	૩૭૭	૪.૧૦	૫.૫૭
૪૬.	ખંભાળા	ખંભાળા	બાબરા	અમરેલી	૪૪૪	૦.૮૨	૨.૦૬
૪૭.	બાબરા	પ્રભુપગલા	બાબરા	અમરેલી	૭૦૧	૧.૩૨	૨.૮૦
૪૮.	બાબરા	સુફલા ગહેરા	બાબરા	અમરેલી	૭૦૧	૧.૮૨	૨.૪૫
૪૯.	સમઢિયાળા	સમઢિયાળા	બાબરા	અમરેલી	૨૧૮	૧.૭૨	૨.૧૦
૫૦.	નીલવડા	નીલવડા-૨	બાબરા	અમરેલી	૩૦૨	૧.૮૫	૩.૮૨
૫૧.	ઊંટવટ	ઊંટવડ	બાબરા	અમરેલી	૪૧૬	૧.૧૫	૧.૮૦
૫૨.	ચરખા	ચરખા-૨	બાબરા	અમરેલી	૪૨૫	૧.૮૭	૩.૪૦
૫૩.	સુખવાડા	સુખવાડા-૩	બાબરા	અમરેલી	૧૧૮	૧.૮૩	૨.૮૮

૫૪.	વાવડી	વાવડી	બાબરા	અમરેલી	૩૦૦	૦.૮૮	૧.૮૩
૫૫.	લાલકા	લાલકા-૧	બાબરા	અમરેલી	૧૮૧	૦.૮૬	૧.૮૭
૫૬.	લાલકા	લાલકા-૨	બાબરા	અમરેલી	૧૮૧	૦.૮૫	૧.૮૭
૫૭.	સુખવાડા	સુખવાડા-પી.ટી.-૨	બાબરા	અમરેલી	૨૮૭	૧.૦૩	૨.૭૩
૫૮.	કરણ્ડી	કરણ્ડી પી. ટી.	બાબરા	અમરેલી	૨૩૫/૧	૧.૮૮	૩.૩૦
(૨૩)						૩૮.૬૪	૬૦.૫૬
૫૯.	ધાવડીયા	ધાવડીયા પી. ટી.	ખાંભા	અમરેલી	૨૬	૧.૧૨	૨.૧૦
૬૦.	લાસા	લાસા પી.ટી.	ખાંભા	અમરેલી	૮૪	૧.૧૫	૨.૨૫
૬૧.	નાનુડી	નાનુડી પી.ટી.	ખાંભા	અમરેલી	૮૩	૧.૨૮	૨.૮૦
૬૨.	રબારીકા	રબારીકા	ખાંભા	અમરેલી	૫૭,૫૮	૧.૨૦	૨.૩૫
૬૩.	પચપચીયા	પચપચીયા પી.ટી.	ખાંભા	અમરેલી	૩૮,૬૧	૦.૫૮	૧.૧૦
૬૪.	સમઢિયાળા	સમઢિયાળા પી.ટી.	ખાંભા	અમરેલી	૬૪	૦.૫૦	૧.૦૦
૬૫.	ડેડાણ	ડેડાણ પી. ટી.	ખાંભા	અમરેલી	૧૨૩	૦.૬૮	૧.૪૦
૬૬.	મોટા	મોટા સમઢિયાળા પી.ટી.	ખાંભા	અમરેલી	૮૫	૦.૭૨	૧.૫૦
૬૭.	જામકા	જામકા પી.ટી.	ખાંભા	અમરેલી	૪૩,૪૪	૦.૮૫	૧.૮૦
૬૮.	માલેકનેશ	માલેકનેશ પી.ટી.	ખાંભા	અમરેલી	૧૧૪	૧.૧૫	૨.૫૦
૬૯.	પાટી	પાટી પી.ટી.	ખાંભા	અમરેલી	૩૭,૩૮	૧.૦૨	૧.૮૫
૭૦.	રાણીકપરા	રાણીકપરા પી.ટી.	ખાંભા	અમરેલી	૨૧૮,૨૧૮	૧.૧૮	૨.૩૦
૭૧.	જીવાપર	જીવાપર પી.ટી.	ખાંભા	અમરેલી	૮૮	૧.૦૩	૨.૦૫
(૧૩)			ખાંભા			૧૨.૫૬	૨૫.૧૦
૭૨.	કાતર	કાતર	રાજુલા	અમરેલી	૪૦	૦.૫૩	૧.૫૦
૭૩.	બારપટોડી	બારપટોડી	રાજુલા	અમરેલી	૩૪૭	૦.૮૫	૨.૪૮

૭૪.	છતડીયા	છતડીયા	રાજુલા	અમરેલી	૬૨,૩૭,૩૨,૪૦,૪૧,૫૫, ૫૬/૧,૫૬/૨,૫૬/૧,૭૨	૩.૪૨	૩.૮૧
૭૫.	ખાંભળીયા	ખાંભળીયા	રાજુલા	અમરેલી	૮૮/૧	૧.૭૪	૩.૧૬
૭૬.	ધુળિયા આગરીયા	ધુળિયા આગરીયા	રાજુલા	અમરેલી	૧૪૩	૧.૧૮	૧.૦૫
(૫)			રાજુલા			૭.૮૩	૧૨.૦૦
૭૭.	લોઠપુર	લોઠપુર	જાફરાબાદ	અમરેલી	૭૫	૩.૧૫	૫.૫૩
૭૮.	હેમાળ	હેમાળ	જાફરાબાદ	અમરેલી	૧	૩.૧૦	૭.૮૮
૭૯.	કાગવદર	કાગવદર	જાફરાબાદ	અમરેલી	૧૧૩ પૈકી	૦.૮૨	૧.૩૪
(૩)			જાફરાબાદ			૭.૦૭	૧૪.૭૬
૮૦.	બાઢઠા	બાઢઠા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૮૬	૦.૫૦	૧.૦૦
૮૧.	કાત્રોડી	કાત્રોડી પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૨૦૫ પૈકી	૦.૭૦	૨.૨૮
૮૨.	મંઢઠા	મંઢઠા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૧૭	૦.૪૦	૧.૦૦
૮૩.	લેંકરા	લેંકરા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૭૮/૩	૦.૩૦	૨.૪૫
૮૪.	વીજપડી	વીજપડી પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૪૧	૦.૩૦	૧.૦૦
૮૫.	નવાગામ છંજુડા	નવાગામ છંજુડા પી.ટી.	સાવરકુંડલા	અમરેલી	૧૪૧	૦.૫૦	૧.૨૦
૮૬.	ખડસલી	ખડસલી પી.ટી.	સાવરકુંડલા	અમરેલી	૨૩	૦.૩૦	૧.૪૦
૮૭.	હાડીડા	હાડીડા પી.ટી.	સાવરકુંડલા	અમરેલી	૪૪	૦.૩૦	૧.૨૨
૮૮.	ઠવી	ઠવી પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૨૦૭	૦.૫૦	૦.૪૦
૮૯.	જોરા	જોરા પી.ટી.	સાવરકુંડલા	અમરેલી	૨૮૩ પૈકી	૦.૫૦	૧.૩૦
૯૦.	હાથસણી	હાથસણી પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૩૮	૦.૩૦	૪.૦૦
૯૧.	બગોયા	બગોયા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૪	૧.૦૦	૧.૦૦

૯૨.	સાકરપરા	સાકરપરા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૪૧/૨	૦.૫૦	૧.૦૦
૯૩.	લોકરવા	લોકરવા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૬૫	૦.૪૦	૧.૩૬
૯૪.	પીઠવડી	પીઠવડી પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૧૦/૨	૧.૫૦	૨૦.૧૨
૯૫.	કાત્રોડી	કાત્રોડી પી.ટી.-૨	સાવરકુંડલા	અમરેલી	૨૦૫/૧	૦.૫૦	૫.૧૪
૯૬.	અભરામપરા	અભરામપરા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૨૮/૧	૧.૦૦	૩.૨૩
૯૭.	મેવાસા	મેવાસા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૦૦	૦.૪૦	૧.૮૦
૯૮.	કેદારીયા	કેદારીયા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૫૪/૧	૧.૦૦	૨.૩૦
૯૯.	કેદારીયા	કેદારીયા પી.ટી.-૨	સાવરકુંડલા	અમરેલી	૫૪/૧	૦.૭૫	૩.૨૩
૧૦૦.	ખોડીયાણા	ખોડીયાણા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૪૦	૦.૫૦	૧.૦૦
૧૦૧.	નાની જીજુડા	નાની જીજુડા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૨૧/૧	૦.૭૦	૨.૦૦
૧૦૨.	આદસંગ	આદસંગ પી.ટી.	સાવરકુંડલા	અમરેલી	૧૮૮/૧	૧.૦૦	૧.૦૦
૧૦૩.	વીજપડી	વીજપડી પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૩૭/૨	૨.૮૦	૨.૫૦
૧૦૪.	નાની વડાળ	નાની વડાળ પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૧૦/૨	૦.૪૦	૧.૩૦
૧૦૫.	મઢઠા	મઢઠા પી.ટી.-૨	સાવરકુંડલા	અમરેલી	૧૪૭/૧	૦.૪૦	૦.૭૫
૧૦૬.	જાબાડ	જાબાડ પી.ટી.-૩	સાવરકુંડલા	અમરેલી	૧૪૭	૦.૩૦	૧.૦૦
૧૦૭.	છાપરી	છાપરી પી.ટી.	સાવરકુંડલા	અમરેલી	૬૮/૧	૦.૩૦	૨.૫૦
૧૦૮.	વણોટ	વણોટ પી.ટી.	સાવરકુંડલા	અમરેલી	૧	૦.૪૦	૧.૦૦
૧૦૯.	પિયાવા	પિયાવા પી.ટી.	સાવરકુંડલા	અમરેલી	૨૨	૦.૫૦	૨.૬૦
૧૧૦.	આંકોલડા	આંકોલડા પી.ટી.	સાવરકુંડલા	અમરેલી	૬૭/૧	૧.૦૦	૩.૮૦
૧૧૧.	અમૃતવેલ	અમૃતવેલ પી.ટી.	સાવરકુંડલા	અમરેલી	૨૨૫/૧	૧.૦૦	૭.૦૦

૧૧૨.	નાનભમોદ્રા	નાનભમોદ્રા પી.ટી.	સાવરકુંડલા	અમરેલી	૧૨૩	૧.૦૦
૧૧૩.	ખડકાળા	ખડકાળા પી.ટી.	સાવરકુંડલા	અમરેલી	૧	૧.૩૦
૧૧૪.	હાથસાગી	હાથસાગી પી.ટી.-૨	સાવરકુંડલા	અમરેલી	૨૫૭ પૈકી	૩.૦૦
૧૧૫.	મોટા ઝીઝુડા	મોટા ઝીઝુડા પી.ટી. -૧	સાવરકુંડલા	અમરેલી	૪૨૪	૨.૪૦
૧૧૬.	સાકરપરા	સાકરપરા પી.ટી.-૨	સાવરકુંડલા	અમરેલી	૪૪	૦.૮૦
૧૧૭.	ધજડી	ધજડી પી.ટી. - ૧	સાવરકુંડલા	અમરેલી	૫૫	૧.૦૦
૧૧૮.	ધજડી	ધજડી પી.ટી. - ૨	સાવરકુંડલા	અમરેલી	૩૦૦ પૈકી	૧.૨૦
૧૧૯.	બાઢડા	બાઢડા પી.ટી. - ૨	સાવરકુંડલા	અમરેલી	૨૧૫	૨.૮૮
૧૨૦.	લીખાળા	લીખાળા પી.ટી.	સાવરકુંડલા	અમરેલી	૨૧	૦.૭૫
૧૨૧.	ઝડકલા	ઝડકલા પી.ટી.	સાવરકુંડલા	અમરેલી	૨૦૫/૩૯	૩.૮૦
૧૨૨.	હીપાવડલી	હીપાવડલી પી.ટી.	સાવરકુંડલા	અમરેલી	૨૦૫/૧	૧.૦૦
૧૨૩.	રામગઢ	રામગઢ પી.ટી.	સાવરકુંડલા	અમરેલી	૧૪૯	૪.૫૩
૧૨૪.	ગોરડકા	ગોરડકા પી.ટી.	સાવરકુંડલા	અમરેલી	૧	૧.૦૦
૧૨૫.	વાંસીયાળી	વાંસીયાળી પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૨૨	૨.૧૧
૧૨૬.	ધજડી	ધજડી પી.ટી.-૩	સાવરકુંડલા	અમરેલી	૩૦૪	૩.૧૯
૧૨૭.	ધજડી	ધજડી પી.ટી. ૪	સાવરકુંડલા	અમરેલી	૨૩૨/૩	૪.૦૦
૧૨૮.	મોટા ઝીઝુડા	મોટા ઝીઝુડા પી.ટી. નં. ૨	સાવરકુંડલા	અમરેલી	૨૦૦	૧.૩૦
૧૨૯.	સેલાણા	સેલાણા પી.ટી.	સાવરકુંડલા	અમરેલી	૩૦૧	૩.૫૦
૧૩૦.	આંબરડી	આંબરડી પી.ટી.	સાવરકુંડલા	અમરેલી	૩૬૪	૧.૫૦
૧૩૧.	પીઠવડી	પીઠવડી પી.ટી.	સાવરકુંડલા	અમરેલી	૨૨૪	૨.૦૦
૧૩૨.	ગાધડકા	ગાધડકા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૪૭૪	૨.૨૦

૧૩૩.	જાબાડ	જાબાડ પી.ટી.- ૫	સાવરકુંડલા	અમરેલી	૨૨૬	૧.૦૦	૪.૦૦
૧૩૪	ઠવી	ઠવી પી. ટી. - ૨	સાવરકુંડલા	અમરેલી	૧૮૧/૧	૦.૫૦	૨.૧૧
૧૩૫.	ગાંધીકા	ગાંધીકા પી.ટી.-૨	સાવરકુંડલા	અમરેલી	૧૫૪	૦.૮૦	૨.૮૨
૧૩૬.	વિજયાનગર	વિજયાનગર પી.ટી.- ૨	સાવરકુંડલા	અમરેલી	૨૭૭	૦.૩૦	૧.૮૮
૧૩૭.	દાધિયા	દાધિયા પી.ટી.	સાવરકુંડલા	અમરેલી	૧૪૮	૦.૪૦	૨.૩૫
૧૩૮.	અભરામપરા	અભરામપરા પી.ટી.-૩	સાવરકુંડલા	અમરેલી	૨૦૧	૦.૭૦	૨.૮૨
૧૩૯.	નાની વડાળ	નાની વડાળ પી.ટી.	સાવરકુંડલા	અમરેલી	૧૩૫/૩	૦.૪૦	૧.૨૦
૧૪૦.	નાની વડાળ	નાની વડાળ પી.ટી. - ૩	સાવરકુંડલા	અમરેલી	૬૮	૦.૫૦	૨.૦૦
૧૪૧	રબારીકા	રબારીકા પી.ટી.-૧	સાવરકુંડલા	અમરેલી	૧૪૦	૦.૪૦	૧.૮૦
૧૪૨.	કાંત્રોડી	કાંત્રોડી પી. ટી. - ૪	સાવરકુંડલા	અમરેલી	૨૦૫	૦.૩૦	૧.૨૦
૧૪૩	મોલડી	મોલડી પી.ટી.	સાવરકુંડલા	અમરેલી	૭૬	૧.૦૦	૩.૪૦
૧૪૪.	ચરખડીયા	ચરખડીયા પી.ટી.	સાવરકુંડલા	અમરેલી	૭૭/૨	૦.૩૦	૧.૦૫
૧૪૫.	હાથસણી	હાથસણી પી.ટી.-૩	સાવરકુંડલા	અમરેલી	૧૩૮	૦.૩૦	૨.૦૦
૧૪૬.	લીખાળા	લીખાળા પી. ટી.	સાવરકુંડલા	અમરેલી	૪૮	૦.૪૦	૩.૫૦
૧૪૭.	થોરડી	થોરડી પી.ટી.-૨	સાવરકુંડલા	અમરેલી	૧૮૮	૦.૬૦	૧.૦૫
૧૪૮.	ડેડકડી	ડેડકડી પી.ટી.	સાવરકુંડલા	અમરેલી	૧૩ પૈકી	૦.૩૦	૦.૭૫
૧૪૯.	કાંત્રોડી	કાંત્રોડી પી. ટી. - ૪	સાવરકુંડલા	અમરેલી	૮	૦.૪૦	૨.૨૫
૧૫૦.	જાબાડ	જાબાડ પી.ટી. -	સાવરકુંડલા	અમરેલી	૨૨૪	૦.૩૦	૧.૦૦
૧૫૧	ગાંધીકા	ગાંધીકા પી. ટી. - ૩	સાવરકુંડલા	અમરેલી	૨૫૦	૦.૬૦	૧.૮૦
૧૫૨.	સેજળ	સેજળ	સાવરકુંડલા	અમરેલી	૨૫	૦.૫૦	૨.૬૦



૧૫૩.	મેરીયાણા	મેરીયાણા પી. ટી.	સાવરકુંડલા	અમરેલી	૧૮૨/૨૦	૦.૩૦	૦.૭૦
૧૫૪.	સાવરકુંડલા	બોધરીયાણી પી. ટી.	સાવરકુંડલા	અમરેલી	૩૬૧	૦.૫૦	૨.૨૦
(૭૫)			સાવરકુંડલા			૪૪.૮૦	૧૭૨.૦૨

## હયાત તથા પ્રગતિ હેઠળની નાની સિંચાઈ યોજનાની માહિતી

પંચાયત સિંચાઈ વિભાગ, ભાવનગર

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	ભાડી પડવા	અ. હયાત નાની સિંચાઈ યોજના	ધોધા	ભાવનગર	૧૩૧, ૧૪, ૧૫, ૨૭	૧૭	૮૦.૪૦
૨.	ઓદરકા		ધોધા	ભાવનગર	૧૦૮, ૧૦૯, ૧૧૦, ૧૧૧, ૧૧૭, ૧૧૮, ૧૨૧, ૧૨૨, ૮૮, ૧૦૧, ૧૦૨, ૧૦૦, ૧૦૩, ૧૦૫, ૧૦૬, ૬૭ ભાગ	૧૫	૭૮.૪૦
૩.	મનારી		ધોધા	ભાવનગર	૧૭૫, ૧૧૫, ૧૧૬, ૧૧૪, ૧૧૭, ૨૭, ૨૬, ૧૧૩, ૧૧૧, ૧૦૮, ૧૦૯	૧૫	૧૦૮.૮૨
૪.	નાના ભડલા		ધોધા	ભાવનગર	-	૪૦	૧૮૮.૨૨
૫.	તુરખા		બોટાદ	ભાવનગર	૭૪, ૨૮, ૨૯ ભાગ, ૨૭	૮	૧૮.૦૭
૬.	મોટા ઈંડા				૩૧/૧, ૩૧/૨, ૩૨, ૩૩, ૩૪, ૩૫	૨૦	૪૩.૦૮
૭.	કાળુભાર		બોટાદ	ભાવનગર	૩૮, ૪૧, ૪૪, ૫૩	૮	૨૧.૫૪
૮.	મુક્કણીયા		ગઢડા	ભાવનગર	-	૩૭	૮૩.૬૮
૯.	વીકળીયા		ગઢડા	ભાવનગર	-	૦	૦.૦૦
			ગઢડા	ભાવનગર	૮૮ - ભાગ	૪	૮.૧૨
			ગઢડા	ભાવનગર	૪૧	૮	૨૧.૫૦



૧૦.	હામણર	ગઢડા	ભાવનગર	૧૫૬, ૧૫૮, ૧૫૯, ૧૬૦, ૧૬૬, ૧૬૪, ૧૬૫, ૬૯/૧-૨-૩, ૬૮	૧૩	૪૬.૬૧
૧૧.	મોટી કુંડળા	ગઢડા	ભાવનગર	૨૮, ૨૯, ૩૦, ૩૧, ૩૨, ૧૬, ૧૭, ૧૨૦, ૧૨૧, ૧૮/૧, ૧૮/૨, ૧૮/૩, ૧૮/૪, ૧૧૯/૫, ૧૧૯/૬, ૧૬૯, ૧૭૦, ૩૬, ૩૯	૧૩	૪૬.૨૫
		ગઢડા	ભાવનગર	-	૩૯	૧૨૨.૪૮
૧૨.	પાલડી	ગારીયાધર	ભાવનગર	૨૦૫, ૨૦૬, ૧૧૬		
૧૩.	વળાવડ	શિહોર	ભાવનગર	૧૪૬ સરકારી દ્વારવર્ષ	૩૦	૧૧૯.૧૭
૧૪.	રામધરી	શિહોર	ભાવનગર	૧૧૪	૨૨	૮૦.૯૦
૧૫.	એકલીયા	શિહોર	ભાવનગર	૨૪, ૨૨, ૩૭/૧-૨, ૧૮, ૩૫/૧-૨	૨૫	૭૫.૪૦
૧૬.	આબલા	શિહોર	ભાવનગર	૧૬૨	૧૫	૪૪.૩૦
૧૭.	ચોરવેડલા	શિહોર	ભાવનગર	૧૧૩	૨૦	૭૬.૨૫
૧૮.	ચોરાળી	શિહોર	ભાવનગર	૮, ૧૩, ૧૦૨	૩૧	૧૨૯.૭૯
૧૯.	સાંઢીડા	શિહોર	ભાવનગર	૧/૧, ૧/૨, ૨, ૩, ૪, ૬, ૧૦/૩	૧૦	૩૦.૮૫
૨૦.	ઝરીયા	શિહોર	ભાવનગર	૬૬, ૧૧૫, ૮૨/૨	૮	૨૨.૮૫
૨૧.	ટોડા	શિહોર	ભાવનગર	૬૩, ૨, ૩, ૮૨, ૮૧/૧, ૮૧/૨, ૮૦-૧-૩	૧૦	૩૦.૪૮

રર.	પીપરડી	શિહોર	ભાવનગર	લડ, લડ, લડ, લડ/૧, લડ/૨, લડ/૮૬/૮૮-૧૦૦, ૧૦૫/૪	રક	લડ.૦૦
રર.	પાંથવડા	શિહોર	ભાવનગર	૩૮, ૩૮, ૪૦, ૬૨ દરેકના ભાગ	૮	૨૪.૬૨
રર.	ટોડી	શિહોર	ભાવનગર	સરકારી ટ્રાવર્સ-૧૪૬	૫	૧૨.૪૮
રપ	ભાદોડી	મહુવા	ભાવનગર	-	૨૧૦	૭૩૦.૨૦
રક.	ભગુડા	મહુવા	ભાવનગર	૪૫/૨, ૪૬, ૫૦, ૫૧, ૫૨, ૫૩, ૫૪, ૫૫, ૮૫/૧, ૭૨, ૭૩, ૭૪	૨૮	૧૦૫.૮૩
રગ.	ધરાઈ	મહુવા	ભાવનગર			૦.૦૦
રડ.	ખારી	મહુવા	ભાવનગર	૮૮, ૮૭, (૬૮-૭૦) ના ભાગ	૨૨	૫૨.૮૭
રડ.	વાઘવદંડરા	મહુવા	ભાવનગર	૮૧, ૭૨, ૭૩, ૭૮	૫	૧૦.૨૪
૩૦.	સ્તનપર (ભગદાણા)	મહુવા	ભાવનગર	૫૬, ૫૭, ૫૫, ૬૦, ૫૮, ૪૨-૩/૧		૨૫.૪૩
૩૧.	જેસર	મહુવા	ભાવનગર	૩૧૬	૮	
૩૨.	ભંડારીયા	પાલીતાણા	ભાવનગર	૩-(૨-૩૧-૫-૬-૭) ના ભાગો	૬૩	૧૮૪.૫૭
૩૩	ચોડા	પાલીતાણા	ભાવનગર	૭૮, ૭૭, ૭૮, ૭૪, ૭૩, ૭૨, ૭૧, ૭૦/૧, ૬૮, ૬૮, ૬૮, ૬૮/૧, ૬૮/૨, ૬૭, ૬૪/૧, ૮૩, ૮૦/૧, ૭૫/૧-૭૬ ના ભાગો ૭૮, ૭૭, ૧૨, ૧૧, ૧૩,	૩૦	૫૨.૨૬
					૨૮	૧૦૨.૭૪

૩૫	આદખર					૧૦/૧, ૮/૧, ૮/૨, ૭/૧, ૭/૨, ૬/૧-૨-૩-૫/૧-૨-૩-૪, ૨/૧-૨/૨			૧૬.૫૬
				પાલીતાણા	ભાવનગર	૧૨૨, ૧૨૦, ૧૨૧ પાર્ટ		૧૪	૧૭૧.૫૬
૩૬.	ઉતાવળી			પાલીતાણા				૭૩	૦.૦૦
૩૭.	ભામસી			તળાજા	ભાવનગર			૧૦	૪૮.૬૬
૩૮.	મોટી માંડવાળી			તળાજા	ભાવનગર	૬૭/૪, ૫૮, ૬૦, ૬૭/૨, ૪૮, ૪૮		૧૦	૧૩.૮૦
૩૯.	સોગમતીયા			તળાજા	ભાવનગર			૨૫	૬૨.૪૬
૪૦.	ચીરોડાનાળા			ભાવનગર	ભાવનગર	૪૬૦, ૨૮૦, ૨૮૩, ૨૮૨, ૨૮૪, ૨૮૧		૧૦	૩૭.૪૩
				ભાવનગર	ભાવનગર	૨૪૬, ૨૫૬, ૨૬૭		૮	૨૦.૧૨
						ભાવનગર જિલ્લાનું કુલ		૫૧૪	૫૭.૫૫
								૫૧૪	૧૬૩૧.૬૦
૧.	છાયા			ઘોઘા	ભાવનગર	૧૨, ૧૩ સરકારી ટ્રાવર્સ		૧૮	૫૧.૮૨
૨.	કોટીયા			ઘોઘા				૧૮	૫૧.૮૨
૩.	કરમદીયા			મહુવા	ભાવનગર	૭૩, ૭૪		૧૭	૪૮.૭૩
				મહુવા	ભાવનગર	૭૪/૧, ૭૩, ૭૭/૨		૧૫	૩૦.૮૮
				મહુવા				૩૨	૭૮.૬૨

## બ. પ્રગતિ લેકનની યોજના

૧.	છાયા			ઘોઘા	ભાવનગર	૧૨, ૧૩ સરકારી ટ્રાવર્સ		૧૮	૫૧.૮૨
૨.	કોટીયા			ઘોઘા				૧૮	૫૧.૮૨
૩.	કરમદીયા			મહુવા	ભાવનગર	૭૩, ૭૪		૧૭	૪૮.૭૩
				મહુવા	ભાવનગર	૭૪/૧, ૭૩, ૭૭/૨		૧૫	૩૦.૮૮
				મહુવા				૩૨	૭૮.૬૨

૪.	નાગધણિયા		ભાવનગર	ભાવનગર	૧૫૦, ૧૩૦, ૧૨૮, ૧૨૭, ૧૪૮/૨, ૧૧૮, ૧૦૪/૧-૨, ૯૪, ૭૩/૧, ૧૦૭	૧૮	૫૦.૫૦
૫.	વાવડી		ભાવનગર	ભાવનગર	૧૫૬/૩, ૧૫૭, ૧૫૮, ૧૫૮/૨, ૧૬૦/૧-૨, ૧૬૧, ૧૬૪, ૧૬૫/૧-૨, ૧૬૬, ૧૬૭, ૧૭૦/૧-૨, ૧૭૧/૧, ૧૭૫/૧-૨	૧૩	૨૬.૭૭
૬.	વીરપુર		ગઢડા	ભાવનગર	૧૧૧-૧૧૦ ભાગ	૨૨	૬૭.૮૦
૭.	વરલ		પાલીતાણા	ભાવનગર	૨૫૦, ૨૫૬/૧, ૨૫૬/૩, ૨૫૩/૨, ૨૫૪/૨	૨૨	૬૭.૮૦
			શિહોર	ભાવનગર		૧૦	૧૫.૨૮
			શિહોર		ભાવનગર જિલ્લાનું કુલ	૧૧૪	૨૬૧.૮૮

જિલ્લા પંચાયત - સિંચાઈ વિભાગ - ભાવનગરઅનુશ્રવણ તળાવો

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન એરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	લાખણકા	અનુ. તળાવ	ભાવનગર	ભાવનગર	૧૬૦/૦	૨.૦૦	૨.૦૦
૨	ધોરડી	—	—	—	૭૦/૦	૪.૫૦	૮.૫૦
૩	પીથલપુર	—-૧	—	—	૨૬૦/૨	૪.૫૦	૧૦.૦૦
૪	પીથલપુર	—-૨	—	—	૨૬૦/૨	૩.૦૦	૫.૬૦
૫	ભંડારીયા	—-૧	—	—	૪/૦	૩.૦૦	૭.૦૦
૬	ભંડારીયા	—-૨	—	—	સરકારી ટાવર્સ	૫.૦૦	૧૦.૦૦
૭	ભંડારીયા	—-૩	—	—	૧૨૪/૦	૪.૫૦	૧૦.૦૦
૮	ભંડારીયા	—-૪	—	—	૩૦૪/૦	૨.૦૦	૫.૦૦
૯	ભંડારીયા	—-૫	—	—	૩૦૪/૦	૧.૫૦	૩.૫૦
૧૦	સરતાનપર	—-૧	—	—	સરકારી ટાવર્સ	૧.૦૦	૦.૫૦
૧૧	સરતાનપર	—-૨	—	—	સરકારી ટાવર્સ	૫.૫૦	૧૩.૦૦
૧૨	ઉડવી	—	—	—	૨૪/૦	૨.૫૦	૬.૦૦
૧૩	કોબડી	—	—	—	૫૨/૦	૪.૫૦	૧૦.૦૦
૧૪	રામપર	—	—	—	૧૦૬/૦	૪.૦૦	૮.૦૦
૧૫	ખડસલીયા	—-૧	—	—	૪૧૦/૦	૫.૫૦	૧૫.૦૦
૧૬	ખડસલીયા	—-૨	—	—	૪૧૦/૨	૧.૦૦	૦.૫૦
૧૭	ખડસલીયા	—-૩	—	—	સરકારી ટાવર્સ	૫.૫૦	૧૨.૦૦
૧૮	ખડસલીયા	—-૪	—	—	સરકારી ટાવર્સ	૨.૦૦	૫.૦૦
૧૯	ભુંભલી	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૨.૦૦
૨૦	કમળેજ	—	—	—	૩૧૩/૦	૦.૫૦	૧.૦૦
૨૧	ફરીયાદકા	—-૧	—	—	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦
૨૨	બુધેલ	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૨.૦૦
૨૩	તરસમીયા	—	—	—	સરકારી ટાવર્સ	૦.૫૦	૧.૦૦
૨૪	મેલકડી	—	—	—	૩૦૪/૦	૦.૫૦	૧.૦૦
૨૫	વરતેજ	—-૧	—	—	સરકારી ટાવર્સ	૨.૦૦	૫.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોરિયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	વરતેજ	અનુ.તળાવ.૨	ભાવનગર	ભાવનગર	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦
૨૭	ભડી	"-૧	"	"	સરકારી ટાવર્સ	૧.૦૦	૧.૫૦
૨૮	ભડી	"-૨	"	"	૪૭/૦	૧.૫૦	૨.૫૦
૨૯	ભડી	"-૩	"	"	૧૪૫/૩૯ વચ્ચે	૨.૫૦	૫.૦૦
૩૦	ભડી	"-૪	"	"	સરકારી ટાવર્સ	૪.૫૦	૧૦.૦૦
૩૧	થોરડી	"	"	"	૭૦/૦	૩.૦૦	૭.૦૦
૩૨	માઢીયા	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૫.૦૦
૩૩	જુના રતનપર	"	"	"	૫૩ પાસે	૨.૦૦	૪.૦૦
૩૪	શામપર	"	"	"	૧૬/૦	૧.૦૦	૧.૦૦
૩૫	થળસર	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૫૦
૩૬	ગુંદી	"-૧	"	"	સરકારી ટાવર્સ	૪.૫૦	૮.૦૦
૩૭	ગુંદી	"-૨	"	"	સરકારી ટાવર્સ	૫.૦૦	૧૦.૦૦
૩૮	વેળાવઢર	"	"	"	સરકારી ટાવર્સ	૧.૦૦	૧.૦૦
૩૯	આલાપર	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૮.૦૦
૪૦	ભૂતેશ્વર	"	"	"	સરકારી ટાવર્સ	૧.૦૦	૧.૦૦
૪૧	માલસાકા	"	"	"	૧૦૧/૦	૧.૦૦	૨.૦૦
૪૨	સનેસ	"	"	"	૧/૦	૧.૦૦	૩.૦૦
૪૩	જસવંતપૂરા	"	"	"	સરકારી ટાવર્સ	૦.૫૦	૧.૦૦
૪૪	નર્મદ	"	"	"	સરકારી ટાવર્સ	૧.૦૦	૧.૦૦
૪૫	કરદેજ	"	"	"	૧૪૨/૦	૨.૫૦	૫.૦૦
૪૬	ફરીયાદકા	"-૨	"	"	સરકારી ટાવર્સ	૩.૦૦	૭.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઘેરીયા હેક્ટરમાં	સ્ટોરેજ	ત
૧	૨	૩	૪	૫	૬	૭	૮	
૧	બોરડી	અનુ. તળાવ	તળાજા	ભાવનગર	૩૦૮/૦	૨.૦૦	૪.૪૦	ત
૨	હિમરલા	"	"	"	૩૯/૦	૨.૫૦	૭.૦૦	૬
૩	બેલડા	"	"	"	૧૪૬/૧	૧.૫૦	૩.૪૦	
૪	માંડવડા	"	"	"	સરકારી ટાવર્સ	૨.૫૦	૫.૦૦	
૫	બેલા	"	"	"	૧૨૯/૦	૫.૫૦	૧૨.૦૦	
૬	બેલા	"	"	"	૭૨/૦	૧.૫૦	૩.૦૦	
૭	વેજોદરી	"	"	"	૧૬૬/૦	૪.૫૦	૮.૮૦	
૮	કકવા	"	"	"	૭૧ પૈકી	૨.૫૦	૫.૯૦	
૯	ભારોલી	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૯.૦૦	
૧૦	પીંગળી	"	"	"	૧૮-૧૯ વચ્ચે	૧.૫૦	૨.૮૦	
૧૧	પીંગળી	"	"	"	૧૧૫, ૧૨૭ પાસે	૪.૦૦	૮.૦૦	
૧૨	પીંગળી	"	"	"	૪૮ ની પાસે	૪.૫૦	૮.૦૦	
૧૩	પીંગળી	"	"	"	સરકારી ટાવર્સ	૧.૫૦	૨.૫૦	
૧૪	રેલીયા	"	"	"	૮૮/૧૧૧	૩.૦૦	૫.૯૦	
૧૫	ધારડી	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૨૦	
૧૬	માંખડાસર-૨	"	"	"	સરકારી ટાવર્સ	૧.૫૦	૩.૪૦	
૧૭	રોજીયા	"	"	"	૨૫૫	૨.૮૦	૫.૮૦	
૧૮	ટીમાણા	"	"	"	સરકારી ટાવર્સ	૩.૦૦	૭.૩૦	
૧૯	પીંચલપર	"	"	"	૧૩૭/૦	૩.૦૦	૬.૮૦	
૨૦	મથાવડા	"	"	"	૧૬૧/૦	૪.૫૦	૯.૦૦	
૨૧	મથાવડા	"	"	"	૧૬૧/૦	૨.૦૦	૪.૫૦	
૨૨	હીલોર	"	"	"	૪૧૪/૦	૩.૦૦	૫.૮૦	
૨૩	નેસવડ	"	"	"	૫૭/૧૩૮	૨.૦૦	૩.૩૦	
૨૪	નેસવડ	"	"	"	૩૧/૦	૪.૦૦	૮.૦૦	
૨૫	કુંડા	"	"	"	૧૨૩/૦	૨.૫૦	૫.૭૦	



ક્રમ	નામ	યોજના નં. નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	કુંદડા	અનુ. તળાવ	તળાજા	ભાવનગર	૧૨૩/૦	૪.૫૦	૮.૬૦
૨૭	હબુકવડ	"	"	"	૨૧૨/૦	૩.૦૦	૫.૬૦
૨૮	નાનીમાંડવાળી	"	"	"	૧૧૯ પૈકી	૧.૫૦	૨.૮૦
૨૯	તલ્લી	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૫૦
૩૦	વાવડી	"	"	"	૪૯ પૈકી	૩.૦૦	૫.૬૦
૩૧	કુંડવી	"	"	"	૧૧૨ પૈકી	૩.૦૦	૬.૦૦
૩૨	ત્રાપજ	"	"	"	૧૮૮/૧૮૬	૧.૫૦	૩.૦૦
૩૩	ત્રાપજ	"	"	"	૧૮૭/૨૭૨	૨.૫૦	૪.૪૦
૩૪	ત્રાપજ	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૮.૦૦
૩૫	નેસીયા	"	"	"	૧૦૨ પૈકી	૩.૦૦	૪.૮૦
૩૬	મોટીમાંડવાળી	"	"	"	૮૩ પૈકી	૩.૦૦	૪.૫૦
૩૭	મીઠીવીરડી	"-૧	"	"	૩૩૦/૦	૪.૫૦	૧૦.૬૦
૩૮	મીઠીવીરડી	"-૨	"	"	૩૩૦/૦	૨.૦૦	૪.૨૦
૩૯	દેવળીયા	"	"	"	૫૧,૩૩ વચ્ચે	૨.૦૦	૪.૦૦
૪૦	સરતાનપર	"	"	"	૧૧૨/૦	૫.૫૦	૧૪.૦૦
૪૧	હમીરપરા	"	"	"	સરકારી ટાવર્સ	૧.૫૦	૩.૦૦
૪૨	વાટલીયા	"	"	"	૧૬૨/૦	૧.૦૦	૨.૫૦
૪૩	પાણીયાળી	"-૧	"	"	૧૬૫/૦	૧.૫૦	૩.૫૦
૪૪	પાણીયાળી	"-૨	"	"	૧૬૫/૦	૨.૫૦	૪.૫૦
૪૫	પાણીયાળી	"-૩	"	"	૧૬૫/૦	૪.૦૦	૮.૦૦
૪૬	ખડપર	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૮.૫૦
૪૭	ભુંગર	"	"	"	૮૭/૦	૫.૦૦	૯.૫૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તબાવનો મેરીયા હેક્ટરમાં	સ્તોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	સણોસરા	અનુ.તબાવ	શિહોર	ભાવનગર	સરકારી ટાવર્સ	૫.૫૦	૧૧.૦૦
૨	ઝરીયા	"	"	"	સરકારી ટાવર્સ	૫.૦૦	૧૧.૦૦
૩	ઉંબરલા	"	"	"	સરકારી ટાવર્સ	૩.૦૦	૭.૦૦
૪	મઢડા	"	"	"	સરકારી ટાવર્સ	૩.૦૦	૬.૦૦
૫	પાડાપાણ	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૮.૦૦
૬	જાંભાળા	"	"	"	૩૪ પે.	૨.૦૦	૫.૦૦
૭	સરકડીયા	"	"	"	સરકારી ટાવર્સ	૫.૫૦	૧૪.૦૦
૮	શામપરા	"	"	"	સરકારી ટાવર્સ	૫.૦૦	૧૧.૦૦
૯	સરકડીયા	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૫.૦૦
૧૦	વરલા	"	"	"	૧૭૭ પે.	૩.૫૦	૭.૦૦
૧૧	ટાણા	"	"	"	સરકારી ટાવર્સ	૩.૦૦	૬.૦૦
૧૨	ચોરવડલા	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૧૧.૦૦
૧૩	ટાણા	"	"	"	સરકારી ટાવર્સ	૫.૫૦	૧૨.૦૦
૧૪	મેઘવદર	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦
૧૫	પીપરડી	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦
૧૬	સણોસરા	"	"	"	૨૮૨	૪.૫૦	૧૩.૦૦
૧૭	ભૂતીયા	"	"	"	૧૯૩	૩.૫૦	૧૦.૦૦
૧૮	કાજાવદર	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦
૧૯	મંકણકુંડા	"	"	"	૯૪	૨.૦૦	૪.૦૦
૨૦	સણોસરા	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૮.૦૦
૨૧	ચોરવડલા	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦
૨૨	ટોડા	"	"	"	૯૭	૧.૦૦	૨.૦૦
૨૩	જુનાજાળીયા	"	"	"	૨૭૫ પાસે	૧.૫૦	૩.૦૦
૨૪	સરકડીયા	"	"	"	સરકારી ટાવર્સ	૩.૦૦	૭.૦૦
૨૫	ભાડાલી	"	"	"	૨૪૫	૫.૦૦	૧૧.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	ટાણા	અનુ.તળાવ	સિલોર	ભાવનગર	સરકારી ટાવર્સ	૩.૦૦	૬.૦૦
૨૭	આંબલા	"	"	"	સરકારી ટાવર્સ	૫.૦૦	૧૦.૦૦
૨૮	રબારીકા	"	"	"	૧૯ પૈકી	૪.૦૦	૮.૦૦
૨૯	રાજપરા	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૫.૦૦
૩૦	ટાણા	"	"	"	સરકારી ટાવર્સ	૫.૫૦	૧૨.૦૦
૩૧	એકલીયા	"	"	"	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૩૨	કાજાવદર	"	"	"	૧૧૩ પૈકી	૨.૦૦	૫.૦૦
૩૩	દેવગાણા	"	"	"	સરકારી ટાવર્સ	૩.૦૦	૬.૦૦
૩૪	દેવગાણા	"	"	"	સરકારી ટાવર્સ	૧.૫૦	૩.૦૦
૩૫	સોનગઢ	"	"	"	સરકારી ટાવર્સ	૫.૫૦	૧૩.૦૦
૩૬	આંબલા	"	"	"	સરકારી ટાવર્સ	૫.૫૦	૧૨.૦૦
૩૭	સણોસરા	"	"	"	સરકારી ટાવર્સ	૪.૦૦	૧૧.૦૦
૩૮	પીપરડી	"	"	"	૧૦૧	૪.૦૦	૮.૦૦
૩૯	રામધરી	"	"	"	૧૧૪	૫.૦૦	૧૧.૦૦
૪૦	નવાજાળીયા	"	"	"	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૪૧	રબારીકા	"	"	"	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૪૨	જુનજાળીયા	"	"	"	૨૩ પાસે	૩.૦૦	૭.૦૦
૪૩	લવરડા	"	"	"	૧૧૩	૪.૫૦	૧૧.૦૦
૪૪	ટોડા	"	"	"	૯૩ પૈકી	૩.૦૦	૭.૦૦
૪૫	સણોસરા	"	"	"	સરકારી ટાવર્સ	૫.૦૦	૧૧.૦૦
૪૬	કુંડસર	"	"	"	૨૦૨	૫.૫૦	૧૨.૦૦
૪૭	કંકણકુંડા	"	"	"	૯૪ પૈકી	૪.૫૦	૮.૦૦
૪૮	સખવદર	"	"	"	૧૧૮	૨.૦૦	૪.૦૦
૪૯	સાગવાડી	"	"	"	સરકારી ટાવર્સ	૪.૫૦	૧૧.૦૦
૫૦	મુંદાળા	"	"	"	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તબાવનો મેટ્રીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૫૧	ખારી	અનુ.તબાવ	શિહોર	ભાવનગર	૪૦	૨.૫૦	૫.૦૦
૫૨	મઢડા	—"	—"	—"	૩૪૭	૪.૦૦	૮.૦૦
૫૩	લીંબાધાર	—"	—"	—"	૩૯૫ બાજુ	૨.૦૦	૪.૦૦
૫૪	ઈશ્વરીયા	—"	—"	—"	સરકારી ટાવર્સ	૪.૫૦	૧૧.૦૦
૫૫	ચોરવડલા	—"	—"	—"	૫૧ પેકી	૨.૦૦	૪.૦૦
૫૬	અમરગઢ	—"	—"	—"	સરકારી ટાવર્સ	૩.૦૦	૬.૦૦
૫૭	સરવેડી	—"	—"	—"	૧૫૩	૨.૫૦	૫.૦૦
૫૮	અગીયાળી	—"	—"	—"	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૫૯	મોટાનુરકા	—"	—"	—"	૧૪૬ સ.ટા.	૨.૦૦	૫.૦૦
૬૦	ભડલી	—"	—"	—"	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૬૧	ટાણા	—"	—"	—"	સરકારી ટાવર્સ	૪.૫૦	૮.૦૦
૬૨	ચોરવડલા	—"	—"	—"	૬૦/૧	૪.૦૦	૮.૦૦
૬૩	ધુપકા	—"	—"	—"	સરકારી ટાવર્સ	૪.૫૦	૧૧.૦૦
૬૪	કાજાવડર	—"	—"	—"	સરકારી ટાવર્સ	૪.૫૦	૮.૦૦
૬૫	રાજપરા	—"	—"	—"	૧૦૫ બાજુ	૫.૫૦	૧૪.૦૦
૬૬	કરકોલીયા	—"	—"	—"	૭૫ પેકી	૫.૦૦	૧૧.૦૦
૬૭	કનાડ	—"	—"	—"	૧૭૬	૩.૦૦	૭.૦૦
૬૮	બોરડી	—"	—"	—"	સરકારી ટાવર્સ	૨.૦૦	૫.૦૦
૬૯	પાડપાણ	—"	—"	—"	૮૨	૫.૦૦	૧૨.૦૦
૭૦	ટોડા	—"	—"	—"	૩૧૧ પાસે	૧.૫૦	૩.૦૦
૭૧	વરલ	—"	—"	—"	૧૭૭	૫.૫૦	૧૫.૦૦
૭૨	સરકારીયા	—"	—"	—"	૭૩ પેકી	૫.૫૦	૧૨.૦૦
૭૩	શિહોર	—"	—"	—"	સરકારી ટાવર્સ	૫.૦૦	૧૦.૦૦
૭૪	ભૂનીયા	—"	—"	—"	૧૯૩	૨.૦૦	૫.૦૦
૭૫	ઢાંકણકુંડા	—"	—"	—"	૯૪	૧.૦૦	૨.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તથાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૭૬	ગદુલા	અનુ.તથાવ	શિહોર	ભાવનગર	૧૧૬ પેકી	૧.૦૦	૨.૦૦
૭૭	સાંઢીડા	—"	—"	—"	અરકરી ટાવર્સ	૧.૫૦	૩.૦૦
૭૮	તરકપાલડી	—"	—"	—"	૮૯	૨.૦૦	૪.૦૦
૭૯	કરમટીયા	—"	—"	—"	૨/૧ પાસે	૧.૫૦	૩.૦૦
૮૦	માલવણ	—"	—"	—"	૩૫/૧	૧.૦૦	૨.૦૦
૮૧	મહડા-૨	—"	—"	—"	૧૭૬ પેકી	૧.૫૦	૨.૫૦
૮૨	અમરગઢ-૩	—"	—"	—"	૧૦૬ પેકી	૧.૫૦	૨.૫૦
૮૩	હાંકણકુંડા-૪	—"	—"	—"	અરકરી ટાવર્સ	૨.૦૦	૩.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો મેરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	હડમતીયા	અનુ.તળાવ	ઉમરાળા	ભાવનગર	૬૪/૧ સ.ટા.	૩.૦૦	૬.૭૫
૨	લીમડા	—	—	—	૧૮૧/૧૮૨	૨.૦૦	૨.૫૩
૩	રામસુકા	—	—	—	સરકારી ટાવર્સ	૧.૫૦	૨.૬૫
૪	અલમપર	—	—	—	૩૬૪/૩૬૫ સ.ટા.	૧.૦૦	૧.૭૦
૫	જાળીયા	—	—	—	સરકારી ટાવર્સ	૧.૫૦	૧.૬૦
૬	દડવા	—	—	—	સરકારી ટાવર્સ	૨.૦૦	૩.૫૦
૭	લીમડા	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૧.૫૦
૮	બોચડવા	—	—	—	૮૨/૧ સ.ટા.	૧.૦૦	૧.૫૦
૯	હડમતીયા	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૧.૪૦
૧૦	લાખાવડ	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૧.૫૦
૧૧	ભોજાવઢર	—	—	—	સરકારી ટાવર્સ	૧.૫૦	૩.૦૦
૧૨	પરવાળા	—	—	—	૨૦૮ પૈ. સ.ટા.	૧.૫૦	૧.૮૦
૧૩	સમઢીયાળા	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૧.૪૦
૧૪	લીમડા	—	—	—	૨૯૮ પૈ. સ.ટા.	૧.૦૦	૨.૧૦
૧૫	ધરવાળા	—	—	—	સરકારી ટાવર્સ	૨.૦૦	૩.૭૦
૧૬	ઈગોરાળા	—	—	—	૧૨૬ સ.ટા.	૧.૦૦	૧.૫૦
૧૭	હડમતાળા	—	—	—	૬૪ સ.ટા.	૧.૦૦	૧.૫૦
૧૮	ટીબા	—	—	—	૮ પૈ. સ.ટા.	૧.૦૦	૧.૦૦
૧૯	રંધોળા	—	—	—	૩૧/૧ સ.ટા.	૧.૦૦	૧.૫૦
૨૦	ચોગઢ	—	—	—	૨૬૪ સ.ટા.	૨.૦૦	૪.૨૦
૨૧	સમઢીયાળા	—	—	—	સરકારી ટાવર્સ	૩.૦૦	૨.૪૦
૨૨	ધરવાળા	—	—	—	૨૫૬ સ.ટા.	૨.૦૦	૧.૫૦
૨૩	ઢોડા	—	—	—	૬૩ સ.ટા.	૩.૦૦	૨.૦૦
૨૪	ટીબી	—	—	—	૧૬૧ સ.ટા.	૨.૦૦	૧.૫૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોડીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	કરજાળા	અનુ.તળાવ	મહુવા	ભાવનગર	૭૪/૧	૩.૫૦	૮.૦૦
૨	ઉગલવાણ	"	"	"	૨૨૭/૦	૪.૦૦	૮.૦૦
૩	તરેડ	"	"	"	૮૫/૨	૨.૦૦	૨.૦૦
૪	ત્રેપ	"	"	"	૧૮/૦	૨.૫૦	૪.૦૦
૫	માતલપર	"	"	"	૪૪/૦	૪.૦૦	૮.૦૦
૬	છાપરી	"	"	"	૮૨/૦	૨.૫૦	૬.૦૦
૭	મોટીવણ	"	"	"	૩૦૦/૧૦	૨.૦૦	૪.૦૦
૮	સરેરા	"	"	"	૫૭/૦	૩.૦૦	૬.૦૦
૯	ખડસલીયા	"	"	"	૨૩/૦	૨.૦૦	૪.૦૦
૧૦	મોટીવણ	"	"	"	૩૦૧/૦	૨.૦૦	૪.૦૦
૧૧	પટીયારકા	"	"	"	૩૯/૪	૪.૦૦	૮.૦૦
૧૨	દેગવડા	"	"	"	૪૦/૨	૪.૫૦	૮.૦૦
૧૩	અખેગઢ	"	"	"	૮૯/૧	૨.૦૦	૪.૦૦
૧૪	ધરાઈ	"	"	"	૧૩૪/૦	૪.૫૦	૮.૦૦
૧૫	કુંભણ	"	"	"	૧૧૬/૦	૧.૫૦	૪.૦૦
૧૬	સેદરડા	"	"	"	૬૯/૨	૪.૦૦	૮.૦૦
૧૭	મોટાખુંટવડા	"	"	"	૨૩૭/૦	૪.૫૦	૮.૦૦
૧૮	મોટાખુંટવડા	"	"	"	૨૩૩/૦	૪.૫૦	૮.૦૦
૧૯	શેત્રાણા	"	"	"	૯૬/૦	૧.૦૦	૨.૦૦
૨૦	ગુંદરણા	"	"	"	૨૧૮/૦	૩.૫૦	૮.૦૦
૨૧	નાનાઆસરાણા	"	"	"	૧૦૧/૦	૨.૦૦	૪.૦૦
૨૨	મોટીજામધાર	"	"	"	૧૦/૧	૨.૦૦	૪.૦૦
૨૩	અળધર	"	"	"	૧૧૪/૦	૧.૫૦	૩.૦૦
૨૪	દુધેરી	"	"	"	૧૭૦/૧	૨.૦૦	૪.૦૦
૨૫	ટીટોડીયા	"	"	"	૭૫/૦	૩.૫૦	૬.૦૦



ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તબાવનો એડીયા હેક્ટરમાં	ઓરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	ભાણવડીયા	અનુ.તબાવ	મહુવા	ભાવનગર	૪૧/૦	૩.૦૦	૬.૦૦
૨૭	નાનાખુંટવડા	—	—	—	૧૩/૦	૪.૫૦	૮.૦૦
૨૮	વાવડી	—	—	—	૨૨૫/૦	૪.૦૦	૮.૦૦
૨૯	ખાંડી	—	—	—	૩૪૦/૦	૨.૫૦	૬.૦૦
૩૦	કરલા	—	—	—	૧૬૪/૦	૨.૫૦	૪.૦૦
૩૧	મોટાઆસરાણા	—	—	—	૧૦૧/૦	૨.૦૦	૪.૦૦
૩૨	લોગડી	—	—	—	૧૧/૦	૪.૫૦	૮.૦૦
૩૩	મોણપર	—	—	—	૧૫૦/૦	૪.૦૦	૮.૦૦
૩૪	છાપરીયાળી	—	—	—	૫૮/૦	૪.૫૦	૮.૦૦
૩૫	રતનપર	—	—	—	૬૩/૩	૧.૫૦	૪.૦૦
૩૬	છાપરીયાળી	—	—	—	૯૫/૦	૩.૦૦	૬.૦૦
૩૭	તલગાજરડા	—	—	—	૪૧/૧	૪.૫૦	૧૧.૦૦
૩૮	છાપરી	—	—	—	૯૩/૧	૪.૦૦	૮.૦૦
૩૯	શાંતીનગર	—	—	—	૩૨/૨	૫.૦૦	૧૧.૦૦
૪૦	ધરાઈ	—	—	—	૪૫/૦	૨.૦૦	૪.૦૦
૪૧	સરેરા	—	—	—	૩૭/૦	૨.૦૦	૪.૦૦
૪૨	બેડા	—	—	—	૧૬૭/૦	૧.૫૦	૪.૦૦
૪૩	મોટાખુંટવડા	—	—	—	૧૨૩/૧	૧.૫૦	૪.૦૦
૪૪	બીલા	—	—	—	૨૩૦/૦	૨.૦૦	૪.૦૦
૪૫	અમૃતવેલ	—	—	—	૨૨/૨	૧.૦૦	૨.૦૦
૪૬	કરમદીયા	—	—	—	૫૩/૩	૪.૦૦	૮.૦૦
૪૭	ભોરડી	—	—	—	૩૦/૨	૪.૫૦	૮.૦૦
૪૮	કતપર	—	—	—	૬૮/૫	૨.૦૦	૪.૦૦
૪૯	ડુંગરપર	—	—	—	૧૮૮/૦	૨.૫૦	૪.૦૦
૫૦	ચોરાળા	—	—	—	૧/૦	૨.૦૦	૪.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તબાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	માલપરા	અનુ.તળાવ	વલ્લભીપુર	ભાવનગર	૧૬૨/૦	૩.૦૦	૨.૦૦
૨	મેવાસા	—"	—"	—"	આમતળ	૩.૫૦	૨.૦૦
૩	કલ્યાણપર	—"	—"	—"	૧૬૭/૦	૪.૦૦	૨.૦૦
૪	હુભીયાદ	—"	—"	—"	૩૫૪/૦	૨.૫૦	૧.૫૦
૫	વિરડી	—"	—"	—"	૮૩/૦	૩.૦૦	૨.૦૦
૬	આણંદપર	—"	—"	—"	૧૬૦/૦	૩.૫૦	૨.૦૦
૭	મેધવદર	—"	—"	—"	૧૪૨/૦	૩.૦૦	૧.૫૦
૮	લાખણકા	—"	—"	—"	૧૭/૧	૩.૫૦	૨.૦૦
૯	ચમારડી	—"	—"	—"	૧૦૪/૫	૩.૦૦	૧.૫૦
૧૦	ઈટાળીયા	—"	—"	—"	૧૬૮/૦	૩.૫૦	૧.૫૦
૧૧	નવાણીયા	—"	—"	—"	૧૬૫/૦	૩.૦૦	૨.૦૦
૧૨	રાજપરા	—"	—"	—"	૧૨૪/૦	૩.૫૦	૨.૦૦
૧૩	વલ્લભીપુર	—"	—"	—"	૧૭૫/૧	૪.૦૦	૨.૫૦
૧૪	કંઘારીયા	—"	—"	—"	૧૩૧/૦	૩.૫૦	૨.૦૦
૧૫	મોસપર	—"	—"	—"	૬૬૬/૦	૩.૫૦	૨.૦૦
૧૬	ખીપરીયા	—"	—"	—"	૧૭૮/૦	૩.૦૦	૨.૦૦
૧૭	રંઝપર	—"	—"	—"	૧૭/૨	૩.૦૦	૧.૫૦
૧૮	વેળાવદર	—"	—"	—"	૯૨/૦	૩.૦૦	૧.૫૦
૧૯	પાણવી	—"	—"	—"	૨૧૬/૦	૨.૫૦	૧.૦૦
૨૦	લુણધરા	—"	—"	—"	૮૩/૦	૨.૫૦	૨.૦૦

જિલ્લા પંચાયત - રાજકોટ જિલ્લાના નાણાકીય  
અગ્રણી તથા વા

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો મેરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	પીપળીયા	અનુ.તળાવ	બોટાદ	ભાવનગર	૧૫૪/૦	૨.૫૦	૩.૫૦
૨	તુરખા	—	—	—	૫૮૦/૦	૨.૫૦	૩.૦૦
૩	ઝરીયા	—	—	—	૪૪૬/૦	૨.૫૦	૩.૫૦
૪	રાજપરા	—	—	—	૨/૦	૨.૦૦	૩.૦૦
૫	લાઠીદડ	—	—	—	૪૪૮/૦	૨.૦૦	૩.૦૦
૬	પાળીયાદ	—	—	—	૫૪૦/૦	૩.૫૦	૪.૦૦
૭	મોટીવીરવા	—	—	—	૮૩/૦	૩.૦૦	૪.૦૦
૮	સાંગાવડર	—	—	—	૧૩૪/૧	૩.૫૦	૪.૦૦
૯	ઝીઝાવડર	—	—	—	૮/૦	૪.૦૦	૩.૫૦
૧૦	ભદ્રાવડી	—	—	—	૭૬/૦	૪.૦૦	૫.૦૦
૧૧	ખાખોઈ	—	—	—	૮૩/૧	૩.૦૦	૩.૫૦
૧૨	તરધરા	—	—	—	૭૫/૦	૩.૦૦	૨.૫૦
૧૩	ઢિંકવાળી	—	—	—	ગામતળ	૩.૫૦	૫.૦૦
૧૪	હડદડ	—	—	—	૧૮૫/૧૩૫	૩.૫૦	૪.૦૦
૧૫	શિરવાણીયા	—	—	—	૧૩૭/૦	૩.૦૦	૪.૦૦
૧૬	પાળીયાદ	—	—	—	૫૩૦/૦	૩.૦૦	૩.૫૦
૧૭	પાળીયાદ	—	—	—	સરકારી ટાવર્સ	૩.૦૦	૨.૫૦
૧૮	લાખીયાણી	—	—	—	સરકારી ટાવર્સ	૩.૦૦	૨.૦૦
૧૯	કાનીયાડ	—	—	—	૨૦૧/૦	૨.૦૦	૧.૫૦
૨૦	સાકરડી	—	—	—	૨૩૨/૦	૨.૦૦	૧.૦૦
૨૧	બાબરકોટ	—	—	—	ગામતળ	૨.૫૦	૪.૦૦
૨૨	રતનપર	—	—	—	૨૫/૧, ૨૬/૧	૩.૦૦	૪.૦૦
૨૩	ના. પાળીયાદ	—	—	—	૨૦૧/૦	૩.૫૦	૫.૦૦
૨૪	ભડલા	—	—	—	૪૮/૩૭	૩.૦૦	૫.૦૦
૨૫	બાબરકોટ	—	—	—	૧૧૧/૦	૨.૫૦	૩.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોરો હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	સાલેયા	અનુ.તળાવ	બોટાદ	ભાવનગર	૪૮/૩૭	૨.૫૦	૪.૦૦
૨૭	જોટીગડા	"	"	"	૧૧૧/૦	૨.૫૦	૩.૫૦
૨૮	કુંભારા	"	"	"	૪૫/૦	૩.૦૦	૩.૫૦
૨૯	ગઢીયા	"	"	"	૧૦૮/૧૦૮	૩.૦૦	૪.૦૦
૩૦	ઢાંકણીયા	"	"	"	૧૨૯/૧૩૦	૩.૦૦	૪.૦૦
૩૧	બોરી	"	"	"	સરકારી ટાવર્સ	૩.૫૦	૪.૦૦
૩૨	સમઢીયાળા	"	"	"	૩૩૧/૦	૨.૫૦	૪.૦૦
૩૩	રંગપર	"	"	"	ગામતળ	૨.૦૦	૩.૦૦
૩૪	તાજપર	"	"	"	૧૨૩/૦	૩.૦૦	૨.૦૦
૩૫	ઝમરાળા	"	"	"	સરકારી ટાવર્સ	૨.૫૦	૩.૫૦
૩૬	લાઢીદડ	"	"	"	૪૬૧/૦	૨.૫૦	૩.૦૦
૩૭	સમઢીયાળા	"	"	"	૩૩૧/૦	૨.૫૦	૪.૦૦
૩૮	સેલળી	"	"	"	૪/૪	૨.૦૦	૪.૦૦
૩૯	ઝીઝવઢર	"	"	"	૯૫૫/૦	૩.૦૦	૫.૦૦
૪૦	તુરખા	"	"	"	સરકારી ટાવર્સ	૩.૫૦	૫.૦૦
૪૧	સાંગાવઢર	"	"	"	૯/૦	૩.૫૦	૪.૦૦
૪૨	રતનવાવ	"	"	"	૭૭/૧	૩.૦૦	૪.૦૦
૪૩	ચક્રમપર	"	"	"	૫૩/૦	૩.૦૦	૩.૫૦
૪૪	નાનીવીરવા	"	"	"	૯૩/૦	૨.૫૦	૩.૦૦
૪૫	નાગલપર	"	"	"	૧૯૪/૦	૩.૦૦	૩.૫૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	રતનવાવ	અનુ.તળાવ	ગઢડા	ભાવનગર	૩૫/૦	૨.૫૦	૩.૦૦
૨	કેરાળા	—	—	—	૧૩૪/૦	૩.૦૦	૫.૦૦
૩	માંડવધાર	—	—	—	૧૨૨/૦	૩.૦૦	૫.૦૦
૪	મીતાપર	—	—	—	૬૯/૦	૩.૦૦	૫.૦૦
૫	ગાળા	—	—	—	૧૬/૧૮	૩.૦૦	૫.૦૦
૬	ટાટમ	—	—	—	૭૬/૦	૩.૫૦	૪.૦૦
૭	માંડવધાર	—	—	—	૭૫૩/૦	૪.૦૦	૫.૦૦
૮	સાળંગપરડા	—	—	—	૧૩૪/૦	૨.૦૦	૩.૦૦
૯	પીપરડી	—	—	—	૩૭/૦	૩.૦૦	૪.૦૦
૧૦	ગિરવાણીયા	—	—	—	૬૫૫/૦	૨.૦૦	૩.૦૦
૧૧	મો.ઉમરડા	—	—	—	૮/૦	૩.૦૦	૪.૦૦
૧૨	મીતાપર	—	—	—	૯૭/૦	૩.૫૦	૬.૦૦
૧૩	સોનલ	—	—	—	૨૮૫/૦	૨.૦૦	૩.૦૦
૧૪	લીખડીયા	—	—	—	૧૨૨/૦	૨.૫૦	૩.૫૦
૧૫	ચભાડીયા	—	—	—	૨૫૨/૦	૨.૫૦	૪.૦૦
૧૬	માંડવધાર	—	—	—	૫૮/૦	૨.૫૦	૩.૦૦
૧૭	નીગાળા	—	—	—	૩૧૫/૦	૩.૦૦	૪.૦૦
૧૮	ગઢડા	—	—	—	૨૬૦/૦	૩.૦૦	૩.૦૦
૧૯	વિરાવાડી	—	—	—	૭૦/૦	૩.૫૦	૫.૦૦
૨૦	ધુરુષીયા	—	—	—	૭૬/૦	૩.૦૦	૫.૦૦
૨૧	રામપરા	—	—	—	૧૩૮/૦	૩.૦૦	૪.૦૦
૨૨	લાખણકા	—	—	—	૩/૦	૩.૦૦	૪.૦૦
૨૩	ભંડારીયા	—	—	—	૭૨/૦	૩.૦૦	૫.૦૦
૨૪	લીંબાળી	—	—	—	૧/૦	૩.૫૦	૬.૦૦
૨૫	અડતાળા	—	—	—	૨૫/૦	૩.૫૦	૬.૦૦

ક્રમ	નામ	યોજના નં. નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	વિકળીયા	અનુ.તળાવ	ગઢડા	ભાવનગર	૫૩/૦	૨.૫૦	૫.૦૦
૨૭	બિજડીયા	"	"	"	૨/૦	૨.૫૦	૪.૦૦
૨૮	માંડવધાર	"	"	"	૩૨૬/૦	૨.૫૦	૪.૦૦
૨૯	મોટીકુંડળ	"	"	"	૧૧૩/૦	૨.૫૦	૪.૦૦
૩૦	ગઢડા	"	"	"	૬૫૫/૦	૩.૦૦	૪.૦૦
૩૧	ઈતરીયા	"	"	"	૧૪૭/૦	૩.૦૦	૪.૦૦
૩૨	પીપળીયા	"	"	"	૧૩૮/૦	૩.૦૦	૩.૦૦
૩૩	દેરાળા	"	"	"	૮૩/૦	૩.૦૦	૩.૫૦
૩૪	જલાલપર	"	"	"	૧૧૨/૦	૩.૦૦	૩.૫૦
૩૫	ભોડકી	"	"	"	ગામતળ	૩.૦૦	૪.૦૦
૩૬	જલાલપર	"	"	"	૨૬૯/૦	૩.૫૦	૪.૦૦
૩૭	ભંડારીયા	"	"	"	૧૯૨/૦	૪.૦૦	૫.૦૦
૩૮	રામપરા	"	"	"	૧૩૮/૦	૩.૦૦	૫.૦૦
૩૯	સુરકા	"	"	"	૨૯/૦	૩.૦૦	૫.૦૦
૪૦	ગુંદાળા	"	"	"	૬૫૫/૦	૩.૦૦	૬.૦૦
૪૧	ગાળા	"	"	"	૭૩/૦	૩.૫૦	૫.૦૦
૪૨	અનીડા	"	"	"	૧૦૩/૦	૩.૫૦	૪.૫૦
૪૩	અનીડા	"	"	"	૧૦૩/૦	૩.૦૦	૪.૦૦
૪૪	રામપર	"	"	"	૪૪/૦	૩.૦૦	૪.૦૦
૪૫	ગોરડકા	"	"	"	૪૦/૦	૨.૫૦	૩.૫૦
૪૬	પીપરડી	"	"	"	૧૦૦/૦	૨.૫૦	૩.૦૦
૪૭	પડવદર	"	"	"	૩૯/૦	૨.૦૦	૧.૫૦
૪૮	પાડપણ	"	"	"	૫૦/૦	૨.૦૦	૧.૦૦
૪૯	લાખણકા	"	"	"	૩૩૮/૦	૨.૫૦	૨.૦૦
૫૦	ભંડારીયા	"	"	"	૨૫૧/૦	૨.૫૦	૩.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૫૧	લીમડીયા	અનુ.તળાવ	ગઢડા	ભાવનગર	૬૮/૦	૨.૫૦	૩.૫૦
૫૨	હરીપરા	"	"	"	૨૫/૦	૩.૦૦	૪.૦૦
૫૩	લીમડીયા	"	"	"	૭૮/૦	૩.૦૦	૪.૦૦
૫૪	દસા	"	"	"	૨૬૪/૦	૩.૫૦	૪.૦૦
૫૫	જલાલપર	"	"	"	૨૬૮/૨	૩.૫૦	૪.૦૦
૫૬	રતનવાવ	"	"	"	૩૫/૦	૩.૦૦	૫.૦૦
૫૭	વિકળીયા	"	"	"	૮૭/૦	૩.૦૦	૫.૦૦
૫૮	ભંડારીયા	"	"	"	૭૨/૦	૩.૫૦	૪.૦૦
૫૯	ખિજડીયા	"	"	"	૨/૦	૩.૫૦	૫.૦૦
૬૦	જલાલપર	"	"	"	૧૫૦/૦	૩.૦૦	૪.૦૦
૬૧	ગુંદાળા	"	"	"	૮/૦	૩.૦૦	૩.૦૦
૬૨	હોળાયા	"	"	"	૮/૦	૩.૦૦	૩.૫૦
૬૩	અનીડા	"	"	"	૧૦૨/૦	૨.૫૦	૩.૦૦
૬૪	કેરાળા	"	"	"	૧૩૪/૦	૩.૦૦	૫.૦૦
૬૫	ખોપાળા	"	"	"	૨૫૭/૦	૩.૫૦	૫.૦૦
૬૬	વિરાવાડી	"	"	"	૩૦/૦	૩.૦૦	૪.૦૦
૬૭	ગઢડા	"	"	"	૨૬૦/૦	૩.૦૦	૪.૦૦
૬૮	દસા	"	"	"	૬૪/૦	૩.૫૦	૪.૦૦
૬૯	પાડાપાણ	"	"	"	૫૦/૦	૩.૦૦	૩.૦૦
૭૦	માંડવા	"	"	"	૪૬/૦	૩.૦૦	૨.૫૦
૭૧	લાખણકા	"	"	"	૩૩૭/૦	૨.૫૦	૩.૫૦
૭૨	મો.રતનવાવ	"	"	"	૩૨/૦	૩.૦૦	૨.૦૦
૭૩	ઈગોરાળા	"	"	"	૬૨/૦	૩.૫૦	૪.૦૦
૭૪	રળીયાણા	"	"	"	૧૦૭/૦	૩.૫૦	૪.૦૦
૭૫	પીપરડી	"	"	"	૩૭/૦	૩.૫૦	૩.૦૦



ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૭૬	રસનાળ	અનુ.તળાવ	ગઢડા	ભાવનગર	૨૭૬/૦	૩.૦૦	૩.૫૦
૭૭	સાળંગપરડા	"	"	"	૭૭/૦	૨.૫૦	૩.૦૦
૭૮	કાપરડી	"	"	"	૫૦/૦	૩.૦૦	૩.૦૦
૭૯	વાવડી	"	"	"	૭૬/૦	૩.૫૦	૪.૦૦
૮૦	મો.સખપર	"	"	"	૧૧૦/૦	૩.૫૦	૪.૦૦
૮૧	સમડીયાળા	"	"	"	૧૬૫/૦	૪.૦૦	૫.૦૦
૮૨	ગઢડા	"	"	"	૭૪/૦	૪.૦૦	૫.૦૦
૮૩	વિરડી	"	"	"	૧૩૯/૦	૩.૫૦	૪.૦૦
૮૪	બોડકી	"	"	"	ગામતળ	૩.૦૦	૫.૦૦
૮૫	જલાલપર	"	"	"	૨૬૯/૦	૨.૫૦	૩.૦૦
૮૬	પીપળીયા	"	"	"	૨૪૪/૦	૨.૫૦	૩.૦૦
૮૭	હરીપરીયા(ખા)	"	"	"	૩૧૨/૦	૨.૦૦	૩.૦૦
૮૮	ગઢડા(ના ઘાટ)	"	"	"	૨૬૦/૦	૨.૫૦	૩.૫૦
૮૯	રામપરા(ખો.ઘાટ)	"	"	"	૧૧૨/૦	૩.૦૦	૩.૦૦
૯૦	સુરકા	"	"	"	૧૪૬/૦	૩.૦૦	૩.૫૦
૯૧	રામપરા	"	"	"	૧૩૯/૦	૩.૦૦	૪.૦૦
૯૨	ગોરડકા	"	"	"	૪૭/૦	૩.૫૦	૩.૦૦
૯૩	મુરુલીયા	"	"	"	૮૨/૦	૨.૫૦	૩.૫૦
૯૪	સાળંગપરડા	"	"	"	૧૨૯/૦	૨.૦૦	૩.૦૦
૯૫	લાખણકા	"	"	"	૨૧૧/૦	૨.૦૦	૩.૦૦
૯૬	વનાળી	"	"	"	૩/૦	૨.૫૦	૩.૫૦
૯૭	સીતાપર	"	"	"	૧૨૫/૦	૩.૦૦	૨.૫૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ત્રાંબક	અનુ.તળાવ	ઘોઘા	ભાવનગર	૧૧/૦	૨.૦૦	૪.૦૦
૨	ત્રાંબક	—	—	—	૩૨/૦	૨.૦૦	૪.૦૦
૩	ત્રાંબક	—	—	—	૩૨/૦	૧.૫૦	૩.૫૦
૪	ઉખરલા	—	—	—	૨૪૫/૦	૪.૦૦	૧૦.૦૦
૫	ઉખરલા	—	—	—	૨૪૫/૦	૪.૫૦	૧૩.૦૦
૬	ઉખરલા	—	—	—	૨૬૪/૦	૪.૦૦	૮.૫૦
૭	ઉખરલા	—	—	—	૫૮/૦	૧.૫૦	૩.૭૦
૮	ઉખરલા	—	—	—	સરકારી ટાવર્સ	૨.૫૦	૪.૮૦
૯	તણસા	—	—	—	૧૪૪/૧૮૩ વચ્ચે	૨.૫૦	૫.૩૦
૧૦	તણસા	—	—	—	સરકારી ટાવર્સ	૩.૦૦	૬.૦૦
૧૧	નાનાખોખરા	—	—	—	૧૮/૦	૨.૫૦	૬.૦૦
૧૨	નાનાખોખરા	—	—	—	૨૫૧/૦	૪.૫૦	૧૦.૦૦
૧૩	સમઢીયાળા	—	—	—	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૧૪	સમઢીયાળા	—	—	—	સરકારી ટાવર્સ	૩.૦૦	૫.૦૦
૧૫	વાળુકડ	—	—	—	સરકારી ટાવર્સ	૫.૫૦	૧૧.૦૦
૧૬	વાળુકડ	—	—	—	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૧૭	વાળુકડ	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૩.૫૦
૧૮	સારવઢર	—	—	—	૪૮/૦	૪.૦૦	૮.૦૦
૧૯	સારવઢર	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૧.૦૦
૨૦	વાલેસપુર	—	—	—	સરકારી ટાવર્સ	૦.૫૦	૧.૦૦
૨૧	વાલેસપુર	—	—	—	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૨૨	કંટાળા	—	—	—	સરકારી ટાવર્સ	૨.૦૦	૫.૦૦
૨૩	મો.ખોખરા	—	—	—	સરકારી ટાવર્સ	૩.૫૦	૭.૫૦
૨૪	મો.ખોખરા	—	—	—	સરકારી ટાવર્સ	૩.૦૦	૭.૦૦
૨૫	નેસવડ	—	—	—	૬૧/૦	૩.૦૦	૭.૬૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	નેસવડ	અનુ.તળાવ	ધોધા	ભાવનગર	૬૧/૦	૨.૫૦	૫.૦૦
૨૭	નેસવડ	—	—	—	૪૦/૦	૪.૦૦	૮.૪૦
૨૮	મોરચંદ	—	—	—	૪૮૪/૦	૨.૦૦	૫.૭૦
૨૯	મોરચંદ	—	—	—	૪૮૪/૦	૩.૦૦	૭.૪૦
૩૦	મોરચંદ	—	—	—	સરકારી ટાવર્સ	૪.૫૦	૧૮.૦૦
૩૧	પડવા	—	—	—	સરકારી ટાવર્સ	૪.૫૦	૭.૭૦
૩૨	મામસા	—	—	—	૨૦૫/૦	૩.૦૦	૬.૪૦
૩૩	લાકડીયા	—	—	—	૧૨૪/૦	૪.૦૦	૮.૦૦
૩૪	જુનાપાદર	—	—	—	૪૦/૦	૩.૫૦	૭.૬૦
૩૫	માલપર	—	—	—	૧-૨ વચ્ચે	૪.૫૦	૮.૨૦
૩૬	ગરીબપુરા	—	—	—	સરકારી ટાવર્સ	૪.૦૦	૮.૦૦
૩૭	સોનારીયા	—	—	—	૨૩ પાસે	૧.૫૦	૩.૦૦
૩૮	ગોરીયાળી	—	—	—	સરકારી ટાવર્સ	૪.૫૦	૮.૮૦
૩૯	વાવડી	—	—	—	સરકારી ટાવર્સ	૧.૦૦	૨.૦૦
૪૦	ભાંખલ	—	—	—	સરકારી ટાવર્સ	૨.૦૦	૪.૦૦
૪૧	પાણીયાળી	—	—	—	સરકારી ટાવર્સ	૩.૦૦	૭.૬૦
૪૨	પાણીયાળી	—	—	—	સરકારી ટાવર્સ	૧.૫૦	૩.૫૦
૪૩	હોઈદડ	—	—	—	સરકારી ટાવર્સ	૨.૫૦	૫.૩૦
૪૪	નવાગામ	—	—	—	૧૪૪/૧૬૯ વચ્ચે	૨.૫૦	૫.૬૦
૪૫	છાયા	—	—	—	સરકારી ટાવર્સ	૧.૫૦	૩.૦૦
૪૬	છાયા	—	—	—	૧૨/૦	૩.૦૦	૭.૫૦
૪૭	છાયા	—	—	—	૧૨/૦	૧.૫૦	૩.૧૦
૪૮	છાયા	—	—	—	૧૨/૦	૨.૫૦	૫.૬૦
૪૯	કરેડા	—	—	—	૧૨૧/૦	૨.૫૦	૫.૦૦
૫૦	ખાંટડી	—	—	—	૧૩૧/૦	૪.૫૦	૮.૦૦

ક્રમ	નામ	યોજના નં. નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તબાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૫૧	તગડી	અનુ.તબાવ	ઘોઘા	ભાવનગર	૧/૦	૪.૫૦	૮.૩૦
૫૨	કણકોટ	—"	—"	—"	સરકારી ટાવર્સ	૨.૦૦	૩.૬૦
૫૩	બાંભણીયા	—"	—"	—"	૨૩/૦	૩.૦૦	૬.૦૦
૫૪	અવાણીયા	—"	—"	—"	૫૧૩/૦	૪.૫૦	૧૧.૦૦
૫૫	ઓઢરકા	—"	—"	—"	૩૨/૦	૩.૦૦	૭.૦૦
૫૬	કુકડ	—"	—"	—"	૩૨/૦	૧.૫૦	૩.૦૦
૫૭	સાણોદર	—"	—"	—"	૩૮/૦	૫.૫૦	૧૧.૦૦
૫૮	ખરકડી	—"	—"	—"	૨૪૯/૦	૨.૫૦	૭.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	બોદાનાનેસ	તળાવ	પાલીતાણા	ભાવનગર	૬૮/૫-૧	૨.૫૦	૮.૦૦
૨	અનીડા	—	—	—	૩૮,૪૨નીબાજુ	૩.૦૦	૮.૦૦
૩	પાંડેરીયા	—	—	—	૩૨ની બાજુમાં	૩.૦૦	૫.૦૦
૪	ભંડારીયા	—	—	—	૧૪/૨નીબાજુ	૩.૫૦	૮.૦૦
૫	ગરાજીયા	—	—	—	૨ની બાજુમાં	૨.૦૦	૮.૦૦
૬	લાખાવડ	—	—	—	સરકારી ટાવર્સ	૨.૦૦	૬.૦૦
૭	ખીજડીયા-૧	—	—	—	૨૭૮	૩.૦૦	૪.૦૦
૮	ખીજડીયા-૨	—	—	—	૨૭૮	૩.૦૦	૪.૦૦
૯	ખાખરીયા	—	—	—	૧૧૭ડુંગરમાં	૩.૫૦	૬.૦૦
૧૦	દલુડી	—	—	—	૩૧૫,૧૦૮ બાજુમાં	૨.૦૦	૩.૦૦
૧૧	મોરચુંપણા	—	—	—	૬૮ ડુંગરમાં	૨.૦૦	૩.૦૦
૧૨	નોંધણવડર	—	—	—	૧૮૪	૨.૦૦	૨.૫૦
૧૩	રતનપર	—	—	—	સરકારી ટાવર્સ	૨.૫૦	૩.૦૦
૧૪	સાંજણાસર	—	—	—	૮૧૦ ડુંગર બાજુ	૩.૦૦	૪.૦૦
૧૫	કંજરડા	—	—	—	૩૩ની બાજુમાં	૩.૦૦	૩.૦૦
૧૬	બોદાનાનેસ	—	—	—	૬૮/૫	૩.૦૦	૪.૦૦
૧૭	ઘેટી	—	—	—	સરકારી ટાવર્સ	૩.૫૦	૫.૦૦
૧૮	ભવાની	—	—	—	૧૫૬ બાજુ	૩.૦૦	૫.૦૦
૧૯	કુંભણ	—	—	—	૪૭	૩.૦૦	૪.૦૦
૨૦	મોરચુંપણા	—	—	—	૧૬ની બાજુ	૩.૦૦	૪.૦૦
૨૧	લુવારવાવ	—	—	—	૨	૩.૦૦	૬.૦૦
૨૨	દુધાળા-૧	—	—	—	૧૭૪	૩.૫૦	૭.૦૦
૨૩	દુધાળા-૨	—	—	—	૧૭૪	૩.૫૦	૬.૦૦
૨૪	ધોળીયા	—	—	—	૩૧ની બાજુમાં	૨.૫૦	૫.૦૦
૨૫	નાનીમાળ	—	—	—	૧૦૦ બાજુમાં	૨.૫૦	૪.૦૦

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન એરીયા હેક્ટરમાં	સ્ટોરેજ	ત ક
૧	૨	૩	૪	૫	૬	૭	૮	
૨૬	આદપર	તળાવ	પાલીતાણા	ભાવનગર	૧૧૯	૨.૫૦	૪.૦૦	
૨૭	કુંજરડા	"	"	"	૨૪	૨.૫૦	૪.૦૦	
૨૮	પાંડેરીયા	"	"	"	૧૦૪	૩.૦૦	૪.૫૦	
૨૯	સનાળા	"	"	"	૧૦૨ બાજુમાં	૩.૦૦	૪.૫૦	
૩૦	દેદરડા	"	"	"	૨૪૨/બ-બ	૩.૦૦	૫.૦૦	
૩૧	ગરાજીયા	"	"	"	૧૦ કુંજરવાર	૩.૦૦	૩.૦૦	
૩૨	કાળીકરાડ	"	"	"	૨૫૪ પે બાજુમાં	૩.૦૦	૪.૦૦	
૩૩	ગણધોળ	"	"	"	૧૦૪ કુંજરમાં	૩.૦૦	૪.૦૦	
૩૪	દેદરડા	"	"	"	૯૩ ની બાજુમાં	૩.૦૦	૩.૫૦	
૩૫	સમઠીયાળા	"	"	"	૯૨ ની બાજુમાં	૩.૦૦	૪.૦૦	
૩૬	સાતાનાનેસ	"	"	"	૧૮૫ કુંજરમાં	૩.૫૦	૪.૦૦	
૩૭	વડીયા	"	"	"	૧૪૪	૪.૦૦	૫.૦૦	
૩૮	હસોલ	"	"	"	૧૦ પડતર	૩.૦૦	૫.૦૦	
૩૯	સોનપરી	"	"	"	૩૧ ની બાજુમાં	૩.૦૦	૫.૦૦	
૪૦	પીથલપર	"	"	"	૧૦૬/૨	૩.૦૦	૬.૦૦	
૪૧	મોખડકા	"	"	"	૩૭૦ બાજુમાં	૩.૫૦	૫.૦૦	
૪૨	મોતીશ્રી	"	"	"	૫ ની બાજુમાં	૩.૦૦	૩.૫૦	
૪૩	જુનાસરોડ	"	"	"	૨૧ ની બાજુમાં	૩.૦૦	૩.૫૦	
૪૪	દુધાળા	"	"	"	૧૭૪	૩.૫૦	૪.૦૦	
૪૫	કુંજરપર	"	"	"	૧૨૪	૩.૫૦	૪.૫૦	
૪૬	બોદાનાનેસ	"	"	"	૬૯/બ	૩.૦૦	૩.૫૦	
૪૭	ભુંડરખા	"	"	"	૨૧૭	૨.૫૦	૨.૦૦	
૪૮	કુંજરડા	"	"	"	૭૨ ની બાજુમાં	૨.૦૦	૧.૫૦	
૪૯	સેતાપીર	"	"	"	૯૯ ની બાજુમાં	૨.૦૦	૧.૦૦	
૫૦	લેટી	"	"	"	નદી સર્વે ૧૦૧	૨.૫૦	૨.૦૦	

ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૫૧	જામવાળી	તળાવ	પાલીતાણા	ભાવનગર	૧૫	૩.૦૦	૩.૫૦
૫૨	વીરપુર	—	—	—	૬૪૭	૩.૫૦	૩.૦૦
૫૩	માલપરા	—	—	—	૧૩૪	૩.૦૦	૪.૦૦
૫૪	હડમતીયા	—	—	—	૧૨૩	૩.૦૦	૪.૦૦
૫૫	રાણપરડા	—	—	—	૨૫ની બાજુમાં	૩.૦૦	૪.૦૦
૫૬	રોહીશાળા	—	—	—	૩૫ની બાજુમાં	૩.૫૦	૪.૦૦
૫૭	સાંજણાસર	—	—	—	૨૯૫	૩.૫૦	૪.૦૦
૫૮	ચીરોડા	—	—	—	૧૨૭	૨.૫૦	૨.૦૦
૫૯	મો.રાજસ્વળી	—	—	—	૨૩૨/અ	૨.૦૦	૨.૦૦
૬૦	બહાદુરગઢ	—	—	—	૨૧ની બાજુમાં	૩.૦૦	૩.૦૦



ક્રમ	નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૧	વેળાવઢર	અનુ.તળાવ	ગારીયાધાર	ભાવનગર	૪૩૬/૦	૨.૦૦	૩.૦૦
૨	શીવેન્દ્રનગર	—"	—"	—"	૭૮/૦	૧.૫૦	૨.૦૦
૩	શીવેન્દ્રનગર	—"	—"	—"	૭૮/૦	૨.૦૦	૨.૦૦
૪	જાળીયા	—"	—"	—"	૫૬/૦	૧.૫૦	૨.૫૦
૫	ખારડી	—"	—"	—"	૭૪/૦	૧.૫૦	૨.૦૦
૬	લુવારા	—"	—"	—"	૧૪૦/૦	૧.૫૦	૨.૦૦
૭	મેસણકા	—"	—"	—"	૧૮/૪	૧.૦૦	૧.૫૦
૮	ઠાંસા	—"	—"	—"	૧૦૬ બાજુમાં	૨.૦૦	૩.૦૦
૯	ખારડી	—"	—"	—"	૨૬/૦	૨.૦૦	૩.૫૦
૧૦	ભંડારીયા	—"	—"	—"	૨૫૮/૦	૨.૫૦	૪.૦૦
૧૧	માંડવી	—"	—"	—"	૪૧૦ બાજુમાં	૧.૦૦	૨.૦૦
૧૨	મો.ચારોડીયા	—"	—"	—"	૭૩૬/૦	૦.૫૦	૧.૦૦
૧૩	રૂપાવટી	—"	—"	—"	૪૬/૦	૧.૫૦	૨.૫૦
૧૪	મોણપુર	—"	—"	—"	૧૮/૦	૧.૫૦	૩.૦૦
૧૫	ખારડી	—"	—"	—"	૨૬/૦	૧.૦૦	૧.૫૦
૧૬	પરવડી	—"	—"	—"	૭૭૨ બાજુમાં	૨.૦૦	૪.૦૦
૧૭	ના.વાવડી	—"	—"	—"	૩૭૨/૦	૧.૫૦	૨.૫૦
૧૮	ભંડારીયા	—"	—"	—"	૨૫૮/૦	૨.૦૦	૪.૦૦
૧૯	સમઢીયાળા	—"	—"	—"	૧૩૦ બાજુમાં	૧.૫૦	૩.૫૦
૨૦	પચ્છેગામ	—"	—"	—"	૩૧૪/૦	૧.૫૦	૨.૫૦
૨૧	ના.વાવડી	—"	—"	—"	૩૭૪/૦	૨.૦૦	૪.૦૦
૨૨	ખોડવઢરી	—"	—"	—"	૬૭-૬૮	૨.૫૦	૪.૫૦
૨૩	ના.વાવડી	—"	—"	—"	૭૮/૦	૧.૫૦	૧.૫૦
૨૪	પાંચટોબરા	—"	—"	—"	૧૦/૦	૧.૦૦	૨.૦૦
૨૫	નવાગામ	—"	—"	—"	૭૭૮/૦	૧.૫૦	૩.૫૦

ક્રમ	નામ	યોજના નં. નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તબાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ
૧	૨	૩	૪	૫	૬	૭	૮
૨૬	નવાગ્રામ	અનુ.તબાવ	ગારીયાધાર	ભાવનગર	૭૭૮/૦	૨.૦૦	૪.૦૦
૨૭	આણંદપુર	—	—	—	૧૮૩/૦	૨.૦૦	૪.૦૦
૨૮	સાંઢખાખરા	—	—	—	૧૮૮/૦	૨.૫૦	૫.૦૦
૨૯	સુરનિવાસ	—	—	—	૬૯/૦	૧.૫૦	૩.૫૦
૩૦	ગણેશગઢ	—	—	—	૧૪/૦	૧.૦૦	૨.૦૦
૩૧	મુખપર	—	—	—	૭૨ બાજુમાં	૧.૦૦	૨.૦૦
૩૨	માંડવી	—	—	—	૪૧૦ બાજુમાં	૧.૦૦	૨.૦૦
૩૩	સાતપડા	—	—	—	૭૨ બાજુમાં	૨.૦૦	૩.૫૦
૩૪	સારીગપુર	—	—	—	૩૪/૦	૧.૫૦	૨.૫૦
૩૫	પા	—	—	—	૧૪/૦	૧.૫૦	૩.૦૦
૩૬	ગારીયાધાર	—	—	—	૭૭૮/૦	૨.૫૦	૫.૫૦
૩૭	મોરબા	—	—	—	૨૨૪/૦	૧.૮૦	૩.૫૦
૩૮	ના.વાવડી	—	—	—	૨૭૪/૦	૨.૫૦	૪.૫૦
૩૯	મેસણકા	—	—	—	૧૮/૧	૧.૫૦	૩.૦૦
૪૦	પાનસડા	—	—	—	૭૭/૦	૨.૦૦	૩.૫૦
૪૧	ખારડી	—	—	—	૨૬/૦	૨.૦૦	૪.૦૦

જામનગર જીલ્લા પંચાયત દરમિયાન તમામ તળાવો યોગેની માલિકી નું પત્રક. પૈથાદ, સિંચાઈ વિભાગ, જામનગર.

સા. નં.	ગામ	સોજના નું નામ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવ નો નેમ	સ્ટોરેજ એમ.સી. ઓફ ટી.ગ્રાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	કાલાવડ	કાલાવડ પી.ટી.	કાલાવડ	જામનગર	૬૬૦	૫.૦૦	૧.૫૦
૨	ધુનધોરાજી	ધુનધોરાજી પી.ટી. ૨	કાલાવડ	જામનગર	૩૮૫	૩.૦૦	૪.૦૦
૩	ખાનકોટડા	ખાનકોટડા પી.ટી.	કાલાવડ	જામનગર	૫૩૮/૩	૩.૫૦	૩.૫૦
૪	નીકાવા	નીકાવા પી.ટી.	કાલાવડ	જામનગર	૪૨૮/૧૪૩	૪.૦૦	૫.૫૦
૫	કાલામેઘડા	કાલામેઘડા પી.ટી.	કાલાવડ	જામનગર	૨૮૮	૫.૫૦	૪.૦૦
૬	રાજસ્થલી	રાજસ્થલી પી.ટી.	કાલાવડ	જામનગર	૫	૧.૫૦	૪.૦૦
૭	કુવાસ	કુવાસ પી.ટી.	કાલાવડ	જામનગર	૧૧૧	૩.૦૦	૩.૦૦
૮	રવસીયા	રવસીયા પી.ટી.	કાલાવડ	જામનગર	૪૩/૪૬	૨.૫૦	૮.૦૦
૯	ખાનખાનગરીયા	ખાનખાનગરીયા પી.ટી.	કાલાવડ	જામનગર	૮૩	૩.૬૦	૬.૦૦
૧૦	જીવાપર	જીવાપર પી.ટી.	કાલાવડ	જામનગર	૧૧૮	૩.૦૦	૪.૦૦
૧૧	મોટાપાંચદેવડા	મોટાપાંચદેવડા પી.ટી.	કાલાવડ	જામનગર	૩૦૮	૪.૩૦	૫.૦૦
૧૨	સરાપાદર	સરાપાદર પી.ટી.	કાલાવડ	જામનગર	૧	૫.૦૦	૩.૦૦
૧૩	બેરાખાનખાસા	બેરાખાનખાસા પી.ટી.	કાલાવડ	જામનગર	૨૦૫/૧	૨.૨૫	૩.૦૦
૧૪	જીવાપર	જીવાપર પી.ટી.	કાલાવડ	જામનગર	૪૮	૨.૦૦	૩.૦૦
૧૫	રવસીયા	રવસીયા પી.ટી.	કાલાવડ	જામનગર	૪૬	૩.૩૦	૮.૦૦
૧૬	સામપર	સામપર પી.ટી.	કાલાવડ	જામનગર	૧૩૦	૩.૫૦	૫.૦૦
૧૭	હાડાલોડા	હાડાલોડા પી.ટી.	દોલ	જામનગર	૬૦૫/૨	૬.૩૦	૧.૦૦
૧૮	સોજીયા	સોજીયા પી.ટી.	દોલ	જામનગર	૧૬૪/૧૬૫	૫.૮૦	૫.૫૦
૧૯	સાગડીયા	સાગડીયા પી.ટી.	દોલ	જામનગર	૯૬	૧૦.૦૦	૨.૦૦
૨૦	લીંબુડા	લીંબુડા પી.ટી.	બોડીયા	જામનગર	૧૫૬/૨	૩.૦૦	૩.૫૦
૨૧	હડીયાણા	હડીયાણા પી.ટી.	બોડીયા	જામનગર	૪૪૩	૭.૦૦	૫.૦૦
૨૨	કુશ્મડ	કુશ્મડ પી.ટી.	બોડીયા	જામનગર	૩૧૫	૩.૩૦	૩.૫૦
૨૩	ખીરી	ખીરી પી.ટી.	બોડીયા	જામનગર	૨૧૧	૫.૦૦	૨.૦૦
૨૪	સામપર	સામપર પી.ટી.	જામનગર	જામનગર	૩૬૫	૪.૦૦	૨.૦૦
૨૫	ધુડસીયા	ધુડસીયા પી.ટી.	જામનગર	જામનગર	૩૩૬	૩.૫૦	૫.૦૦
૨૬	ધુડસીયા	ધુડસીયા પી.ટી.	જામનગર	જામનગર	૩૩૬	૩.૩૦	૮.૦૦
૨૭	દાંગડા	દાંગડા પી.ટી. ૧	જામનગર	જામનગર	૨૮૦	૬.૦૦	૧૨.૦૦
૨૮	બાજુંડા	બાજુંડા પી.ટી.	જામનગર	જામનગર	૨૧૨/૨૧૫	૮.૦૦	૪.૫૦

૨૯	ખીજડીયા	ખીજડીયા પી.ટી.	ખામનગર	ખામનગર	૧૧૧૫	૪.૩૦	૫.૨૦
૩૦	ગેડી	ગેડી પી.ટી.	ખામનગર	ખામનગર	૪૬/૪૭	૩.૧૦	૪.૫૦
૩૧	મોડા	મોડા પી.ટી.	ખામનગર	ખામનગર	૧૯૬	૫.૦૦	૩.૫૦
૩૨	નાના રાવરીયા	નાના રાવરીયા પી.ટી.	ખામનગર	ખામનગર	૫૬/૨૫	૪.૦૦	૪.૦૦
૩૩	ગોટી ખાવડી	ગોટી ખાવડી પી.ટી.	ખામનગર	ખામનગર	૫	૪.૦૦	૫.૫૦
૩૪	હપ્પપુર	હપ્પપુર પી.ટી.	ખામનગર	ખામનગર	૧૦૦	૪.૫૦	૨.૦૦
૩૫	ગેડી	ગેડી પી.ટી.	ખામનગર	ખામનગર	૯૩/૧	૩.૦૦	૨.૫૦
૩૬	ખોજવડ	ખોજવડ પી.ટી.	લાલપુર	ખામનગર	૪૪	૩.૩૦	૪.૫૦
૩૭	પડાણા	પડાણા પી.ટી.	લાલપુર	ખામનગર	૪૨૭/૨	૨.૨૦	૭.૫૦
૩૮	મોડપર	મોડપર પી.ટી.	લાલપુર	ખામનગર	૬૭૫	૩.૫૦	૬.૫૦
૩૯	ઝાનર	ઝાનર પી.ટી.	લાલપુર	ખામનગર	૩૪૦	૪.૦૦	૫.૮૦
૪૦	આરનલુરા	આરનલુરા પી.ટી.	લાલપુર	ખામનગર	૮૦	૨.૭૦	૮.૫૦
૪૧	ધરમપુર	ધરમપુર પી.ટી.	લાલપુર	ખામનગર	૧૫૯	૩.૩૦	૬.૦૦
૪૨	મોડપર	મોડપર પી.ટી.	લાલપુર	ખામનગર	૪૨૩/૪૨૫	૨.૨૦	૫.૫૦
૪૩	ખપાલીયા	ખપાલીયા પી.ટી.	લાલપુર	ખામનગર	૫૨	૨.૦૦	૭.૦૦
૪૪	જવાનગર	જવાનગર પી.ટી. ૧	ખંભાલીયા	ખામનગર	૫૮૦/૨૩૬	૫.૦૦	૬.૦૦
૪૫	ખજરીયા	ખજરીયા પી.ટી.	ખંભાલીયા	ખામનગર	૧૫૮	૫.૦૦	૬.૦૦
૪૬	ટીંબડી	ટીંબડી પી.ટી.	ખંભાલીયા	ખામનગર	૧૩	૩.૦૦	૮.૫૦
૪૭	નિંજવપર	નિંજવપર પી.ટી.	ખંભાલીયા	ખામનગર	૪૦	૫.૦૦	૬.૦૦
૪૮	કેશોદ	કેશોદ પી.ટી.	ખંભાલીયા	ખામનગર	૪૦૫	૨.૬૦	૪.૫૦
૪૯	તણીયા	તણીયા પી.ટી.	ખંભાલીયા	ખામનગર	૧૯૯/૩	૪.૦૦	૪.૦૦
૫૦	ખંભાલીયા	ખંભાલીયા પી.ટી.	ખંભાલીયા	ખામનગર	૧૩૫૬/૨	૩.૮૦	૪.૦૦
૫૧	માધુપુર	માધુપુર પી.ટી.	ખંભાલીયા	ખામનગર	૬૪/૭૦	૭.૦૦	૩.૫૦
૫૨	કાડાભાઈસિંહરા	કાડાભાઈસિંહરા પી.ટી.	ખંભાલીયા	ખામનગર	૨૦૦	૨.૦૦	૨.૫૦
૫૩	ખામજોધપુર	ખામજોધપુર પી.ટી. ૧	ખામજોધપુર	ખામનગર	૮૫	૪.૦૦	૨.૦૦
૫૪	મોટા વડીયા	મોટા વડીયા પી.ટી.	ખામજોધપુર	ખામનગર	૩૪૬/૩૪૮	૩.૫૦	૨.૦૦
૫૫	રાડોદર	રાડોદર પી.ટી.	ખામજોધપુર	ખામનગર	૩૬	૪.૮૦	૨.૦૦
૫૬	રમાણા	રમાણા પી.ટી.	ખામજોધપુર	ખામનગર	૧૭૪/૧૭૬	૬.૫૦	૨.૦૦
૫૭	રણપુર	રણપુર પી.ટી.	ખામજોધપુર	ખામનગર	૨૧૯	૫.૬૦	૧.૦૦
૫૮	પોંચાલીયા	પોંચાલીયા પી.ટી.	ખામજોધપુર	ખામનગર	૭૩	૫.૨૦	૩.૦૦
૫૯	ખામજોધપુર	ખામજોધપુર પી.ટી. ૩	ખામજોધપુર	ખામનગર	૨૫૦	૪.૩૦	૨.૦૦
૬૦	વરવાડા	વરવાડા પી.ટી. ૨	ખામજોધપુર	ખામનગર	૬૭	૫.૦૦	૧.૫૦
૬૧	મહીકી	મહીકી પી.ટી. ૨	ખામજોધપુર	ખામનગર	૧૧૪	૬.૬૦	૨.૦૦



ક્રમ	ભોજનોડી	ભોજનોડી પી.ટી.	જામખોધપુર	જામનગર	૧	૪૮	૧.૫૦
૬૨	ભોજનોડી	ભોજનોડી પી.ટી.	જામખોધપુર	જામનગર	૨૪૮	૩.૫૦	૧.૫૦
૬૩	છાલાવારી	છાલાવારી પી.ટી.	જામખોધપુર	જામનગર	૪૦૫/૪૧૪	૬.૦૦	૧.૦૦
૬૪	લાંબા	લાંબા અમૃતીયા પી.ટી.	કલ્યાણપુર	જામનગર	૨૭૬/૨૮૦	૮.૫૦	૧.૪૦
૬૫	લાંબા	લાંબા ભોજની પી.ટી.	કલ્યાણપુર	જામનગર	૭૬/૮૦	૭.૫૦	૧.૫૦
૬૬	લાંબા	લાંબા ભાગરીયા	કલ્યાણપુર	જામનગર	૪૦૦/૨૨૧	૧૨.૦૦	૧.૫૦
૬૭	લાંબા	લાંબા ગોકરગા	કલ્યાણપુર	જામનગર	૧૧૧/૧૧૫	૧૩.૦૦	૦.૬૦
૬૮	આશીયાવદર	આશીયાવદર પી.ટી.	કલ્યાણપુર	જામનગર	૩૬૪	૧૨.૫૦	૧.૧૦
૬૯	નાંકોડી	નાંકોડી પી.ટી.	કલ્યાણપુર	જામનગર	૬૮૮	૧૦.૦૦	૧.૦૦
૭૦	બરીયાધાર	બરીયાધાર પી.ટી.	કલ્યાણપુર	જામનગર	૨૩/૪૦	૧૨.૦૦	૧.૪૦
૭૧	કલ્યાણપુર	બેડ કલ્યાણપુર પી.ટી.૫	કલ્યાણપુર	જામનગર	૭૬/૮૦	૮.૫૦	૨.૦૦
૭૨	કલ્યાણપુર	કલ્યાણપુર પી.ટી.૪	કલ્યાણપુર	જામનગર	૪૮૭/૪૭૬	૭.૦૦	૧.૮૦
૭૩	કલ્યાણપુર	કલ્યાણપુર ભીલાવડા પી.ટી.	કલ્યાણપુર	જામનગર	૪૫૪	૧૧.૦૦	૩.૦૦
૭૪	ભોપાલકા	ભોપાલકા પી.ટી.	કલ્યાણપુર	જામનગર	૬૪/૨૨૦	૧૩.૦૦	૧.૦૦
૭૫	ચાચલાણા	ચાચલાણા પી.ટી.	કલ્યાણપુર	જામનગર	૫૬/૨૫૨	૬.૦૦	૧.૦૦
૭૬	ચંદ્રાવાડા	ચંદ્રાવાડા પી.ટી.	કલ્યાણપુર	જામનગર	૭૫/૮૦	૧૨.૦૦	૨.૪૦
૭૭	ચુર	ચુર પી.ટી.	કલ્યાણપુર	જામનગર	૬૭૧/૬૭૨	૧૦.૦૦	૨.૨૦
૭૮	દેવડીયા	દેવડીયા પી.ટી.	કલ્યાણપુર	જામનગર	૨૦૨/૨૦૩	૧૦.૦૦	૨.૪૦
૭૯	ગાંધવી	ગાંધવી પી.ટી.	કલ્યાણપુર	જામનગર	૧૨૬/૧૫૧	૧૩.૦૦	૨.૫૦
૮૦	ગુરગઢ	ગુરગઢ પી.ટી.	કલ્યાણપુર	જામનગર	૭૭૮/૭૬૨	૧૨.૦૦	૧.૬૦
૮૧	ગોરાણા	ગોરાણા પી.ટી.	કલ્યાણપુર	જામનગર	૧૬૦	૭.૦૦	૧.૭૫
૮૨	હડગતીયા	હડગતીયા પી.ટી.	કલ્યાણપુર	જામનગર	૮૨/૭૧૧	૧૩.૦૦	૧.૮૦
૮૩	હરીયાવડ	હરીયાવડ પી.ટી.૫	કલ્યાણપુર	જામનગર	૩૪૪	૧૦.૦૦	૧.૫૦
૮૪	હરીયાવડ	હરીયાવડ પી.ટી.૪	કલ્યાણપુર	જામનગર	૪, ૬/૨	૭.૦૦	૧.૫૦
૮૫	કનકપુર	કનકપુર પી.ટી.	કલ્યાણપુર	જામનગર	૨૮૦	૭.૦૦	૧.૫૦
૮૬	ગંગડી	ગંગડી ખોડીયા પી.ટી.	કલ્યાણપુર	જામનગર	૮૬/૧,૧૦૫	૧૦.૦૦	૨.૦૦
૮૭	ગાલેતા	ગાલેતા પી.ટી.	કલ્યાણપુર	જામનગર	૩૭૫	૧૪.૦૦	૪.૫૦
૮૮	મોટાચાસોટા	મોટાચાસોટા પી.ટી.	કલ્યાણપુર	જામનગર	૪૫૫/૪૬૫	૧૪.૦૦	૪.૫૦
૮૯	મુળવેલ	મુળવેલ પી.ટી.	કલ્યાણપુર	જામનગર	૧૮૬/૬૭	૭.૦૦	૨.૦૦
૯૦	નગડીયા	નગડીયા પી.ટી.	કલ્યાણપુર	જામનગર	૬૮/૯૧	૧૩.૦૦	૨.૦૦
૯૧	નંદાણા	નંદાણા પી.ટી.	કલ્યાણપુર	જામનગર	૧૫૦, ૧૫૧	૧૫.૦૦	૨.૫૦
૯૨	નંદાણા	નંદાણા પી.ટી.	કલ્યાણપુર	જામનગર	૨૪૬, ૨૪૭	૧૨.૦૦	૩.૦૦
૯૩	નારણપુર	નારણપુર પી.ટી.	કલ્યાણપુર	જામનગર	૧૧૭	૭.૦૦	૩.૦૦
૯૪	પાનેલી	પાનેલી પી.ટી.	કલ્યાણપુર	જામનગર			

૯૫	પ્રોગરા	પ્રોગરા પી.ટી.	કલ્યાણપુર	જામનગર	૪૧	૬.૦૦	૨.૦૦
૯૬	રણજીતપર	રણજીતપર પી.ટી. ૫	કલ્યાણપુર	જામનગર	૧૮૫,૧૯૦	૧૫.૦૦	૪.૦૦
૯૭	રણજીતપર	રણજીતપર પી.ટી. ૨	કલ્યાણપુર	જામનગર	૧૯૦,૧૮૫	૧૪.૦૦	૩.૦૦
૯૮	રાણોસરી	રાણોસરી પી.ટી.	કલ્યાણપુર	જામનગર	૬૪૮,૨૦૮	૧૩.૦૦	૧૦.૦૦
૯૯	દેકારીયા	દેકારીયા પી.ટી.	કલ્યાણપુર	જામનગર	૧૬૬/૧,૧૪૭	૧૨.૦૦	૨.૦૦
૧૦૦	તીરપુર	તીરપુર પી.ટી.	કલ્યાણપુર	જામનગર	૨૪૯,૪૧૨	૧૨.૦૦	૧.૦૦
૧૦૧	સીદસરા	સીદસરા પી.ટી.	કલ્યાણપુર	જામનગર	૪૯૨	૧૩.૦૦	૧.૫૦
૧૦૨	ભાટવડીયા	ભાટવડીયા પી.ટી. ૨	કલ્યાણપુર	જામનગર	૧૪૩	૧૩.૦૦	૩.૦૦
૧૦૩	ગાગા	ગાગા પી.ટી.	કલ્યાણપુર	જામનગર	૧૦૫૫	૧૪.૦૦	૪.૫૦
૧૦૪	ગોરાણા	ગોરાણા પી.ટી.	કલ્યાણપુર	જામનગર	૪,૬૨	૧૨.૦૦	૨.૫૦
૧૦૫	કેનેડી	કેનેડી પી.ટી. ૧	કલ્યાણપુર	જામનગર	૮૪,૩૫૨/૧	૧૦.૦૦	૨.૪૦
૧૦૬	રાણ	રાણ પી.ટી.	કલ્યાણપુર	જામનગર	૬૬૩	૭.૦૦	૧.૮૦
૧૦૭	ગોજીનેશ	ગોજીનેશ પી.ટી.	કલ્યાણપુર	જામનગર	૭૧,૭૪	૮.૦૦	૨.૦૦
૧૦૮	નંદાણા	નંદાણા પી.ટી.	કલ્યાણપુર	જામનગર	૭૮,૧૬૮	૧૦.૦૦	૨.૭૫
૧૦૯	ચરકલા	ચરકલા પી.ટી.	ઓખામંડળ	જામનગર	૮૦,૯૦	૮.૦૦	૨.૨૦
૧૧૦	ધેવાડ	ધેવાડ પી.ટી.	ઓખામંડળ	જામનગર	૧૦૬,૧૨૧	૫.૦૦	૧.૫૦
૧૧૧	ગઢેચી	ગઢેચી પી.ટી.	ઓખામંડળ	જામનગર	૧૦૦,૯૮	૬.૦૦	૧.૫૦
૧૧૨	ખતુંના	ખતુંના પી.ટી.	ઓખામંડળ	જામનગર	૧૪,૧૮	૮.૦૦	૨.૦૦
૧૧૩	દીણકી	દીણકી પી.ટી. ૧	ઓખામંડળ	જામનગર	૧૯૭	૬.૦૦	૧.૪૦
૧૧૪	કુપલી	કુપલી પી.ટી.	ઓખામંડળ	જામનગર	૨૪૭,૨૪૮	૫.૦૦	૩.૦૦
					૭૮૫.૧૫		૩૮૬.૮૦

જામનગર જિલ્લા પંચાયત હેઠળની નાની સિયાઈ યોજના અંગેની માહિતીનું પત્રક. પંચાયત, સિયાઈ વિભાગ, જામનગર.

અ. નં.	ગામ	યોજના નું નામ	તાલુકો	જિલ્લો	ગામ	સર્વે નંબર	તળાવ નો નેમ	સ્ટોરેજ એમ.સી. એફ.ટી.માં
૧	૨	૩	૪	૫	૬	૭	૮	૯
૧	ઉમરાળા	ઉમરાળા ના.સિ.મો.	કાલાવડ	જામનગર	ઉમરાળા	૩૫૩,૩૫૪,૩૬૦,૩૬૨,૩૬૪	૩૦.૩૮	૪૫.૮૩
					ધુનધોરાણ	૩૬૮,૩૭૧,૪૧૪,૪૧૫,૪૧૬		
						૪૧૮,૪૧૯,૪૨૨,૪૨૩,૪૨૫		
						૪૨૬/૨		
૨	મછલીવડ	મછલીવડ ના.સિ.મો.	કાલાવડ	જામનગર	મછલીવડ	૧૨૭,૧૨૮,૧૨૯,૧૩૦,૧૨૪	૬.૫૪	૨૦.૦૩
					જામવાડી	૧૨૬,૪૯		
					જાલણરા	૮૩		
૩	ગલપાદર	વલોધ ના.સિ.મો.	કાલાવડ	જામનગર	વલોધ	૪૮	૨૫.૭૦	૭૦.૨૦
					ગલપાદર	૧,૨,૩,૪,૫,૬,૨૧,૩૦,૩૪		
						૩૫,૬૧,૬૨,૬૩,૬૪,૬૫		
૪	ગાંધીનગર	ગાંધીનગર ના.સિ.મો.	કાલાવડ	જામનગર	ગડા	૮૬	૩.૫૦	૪૦.૪૦
					રવશીયા	૮૪/૪		
૫	હમાપર	હમાપર ના.સિ.મો.	દોલ	જામનગર	હમાપર	૩૭,૩૮,૩૯,૩૬,૩૫,૩૪	૩૦.૦૦	૧૯૩.૩૫
						૪૭,૪૮,૪૯,૫૦,૫૬,૪૩,૪૬		
					સુમરા	૧૧૩		
					રાજપર	૩૧૪,૩૧૬,૩૩૮		
૬	ગડડા	ગડડા ના.સિ.મો.	દોલ	જામનગર	ગડડા	૧૩૦	૪૫.૨૦	૧૧૦.૦૭
					રખાવટી	૧૦૫/૧,૧૦૫/૨,૧૦૬/૧		
						૧૦૭,૧૦૮,૧૦૯/૧,૧૦૯/૨		
						૧૦૯/૩,૧૧૦/૧,૧૧૦/૨		
						૧૧૧,૧૧૨,૧૧૩		
					રાણોરા	૨૩૦,૨૩૧,૨૩૨,૨૩૩,૨૩૬		
						૨૩૭,૨૪૪,૨૪૫,૨૪૬		
૭	ડાંગરા	ડાંગરા ના.સિ.મો.	દોલ	જામનગર	ડાંગરા	૧/૨,૧/૩,૩,૪,૫,૬,૧૩,૧૪	૩૬.૬૦	૧૦૭.૨૫
						૧૧૪,૧૧૫,૧૨૨,૧૨૩,૧૨૪		
						૧૨૬,૧૨૭,૧૨૮,૧૨૯/૧		
						૧૩૩,૧૩૪,૧૩૬		





૧૬	કેશોદ	વંગડી ના.સિ.યો.	ખંભાલીયા	ખામનગર	રામગોર	૨૨૩,૨૨૪/૧,૨૨૪/૨,૨૨૫	૧૧	૨.૭૦	૧૦.૬૧	
					ખાધુપુર	૬૨,૬૪,૬૬,૬૭,૬૮,		૬૨.૦૦	૪૨.૭૦	
					કેશોદ	૧૧,૧૨,૧૪,૮૧,૮૨,૮૩,૮૬				
						૮૭,૧૩૪				
					બુવાનગઢ	૪૧,૪૨,૪૩,૪૪,૪૫,૪૬,૪૭,૪૮				
						૪૯,૫૦,૫૧,૫૨,૫૩,૫૪,૫૫,૫૬				
						૫૭,૫૮,૬૧,૬૨,૬૩,૬૪,૬૫,				
૧૭	ગાંધીશાંતિ	ગાંધીશાંતિ ના.સિ.યો.	ખંભાલીયા	ખામનગર	ગાંધીશાંતિ	૩૫,૩૭,૧૨૪,૧૨૩,૧૨૫,		૧૧.૫૩	૨૩.૨૦	
						૧૨૮,૧૪૭/૨,૧૪૮,૧૪૯,				
						૧૫૦/૧,૧૫૦/૨,૧૫૧,૧૫૨				
						૬૯૯,		૧.૬૦	૭૧.૭૦	
૧૮	શેઠવડાલા	ગેલનશાપીર ના.સિ.યો.	ખામનોધપુર	ખામનગર	શેઠવડાલા	૨૧૦,૨૧૧,૨૧૨,૨૧૩,૨૧૪		૩૫.૮૧	૪૪.૬૦	
૧૯	ચીરોડારાંગ	ચીરોડારાંગ ના.સિ.યો.	ખામનોધપુર	ખામનગર	મેથાણ	૨૦૯,૨૧૭,૨૧૮,૨૧૬,૨૨૪,				
						૨૨૫,૨૨૦,૨૨૯,				
					બુથાવદર	૬૩				
૨૦	હડમતીયા	ભંગ ના.સિ.યો.	હલ્યાણપુર	ખામનગર	હડમતીયા	૧૩૨,૧૩૩,૧૩૫,૧૩૬,૧૩૭,		૪૫.૦૦	૭૦.૦૦	
						૧૩૮,૧૩૯,૧૪૦,૧૪૧,૧૪૨,				
						૧૪૫,૧૪૬,૧૪૭,૧૪૮,૧૫૭				
						૧૫૮,૧૬૦/૨,૧૬૨,૧૬૩,૧૬૪,				
						૧૬૫/૧,૧૬૫/૨,૧૬૬,૧૬૭,				
						૧૬૮,૧૬૯,૧૭૦,૧૭૧,૧૭૨,				
						૧૭૩,૧૭૪,૧૭૫,૧૭૬,૧૭૭,				
						૧૭૮,૧૭૯/૧,૧૭૯/૨,૧૭૯/૩,				
						૨૦૯,૨૧૦,૨૧૬,				
					કેનેડી	૨૦૯,૪૧૯				
૨૧	બતડીયા	બતડીયા ના.સિ.યો.	હલ્યાણપુર	ખામનગર	બતડીયા	૧૪૦,૧૪૧/૨,૧૪૨/૨,૧૪૩		૬૪.૦૦	૬૯.૫૧	
								૫૮૫.૫૦	૧૧૯૭.૭૪	

## પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની પ્રાથમિક દર્શાવતું પત્રક ( નાની સિંચાઈ યોજનાઓ )

અનુક્રમ નં.	ગ્રામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી.કન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	બીલખા	રાવતસાગર નાની સિંચાઈ યોજના	જુનાગઢ	જુનાગઢ	મંધાવા ૧૨૩, ૧૨૭, ૧૩૦, ૧૩૧, ૧૨૪, ૧૨૮, ૧૩૨. મલવામ ૭૮	૫૭	૭૪.૧૬
૨	પાતાપુર	ગુંદાજલી આડબંધ યોજના	જુનાગઢ	જુનાગઢ	પાતાપુર ૧૧, ૧૮. મડીયા ૧૩.	૨૦	-
૩	મલીયાવાડ	મલીયાવાડ નાની સિંચાઈ યોજના	જુનાગઢ	જુનાગઢ	મલીયાવાડ ૧૨૦૨, ૧૦૧, ૧૦૪, ૧૧૮, ૧૧૯, ૧૦૩, ૧૦૫, ૧૦૬. પાટલા ૯.	૪૫	૫૫.૦૮
કુલ		૩	-	-	-	૧૨૨	૧૨૯.૨૫

**પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.**

પંચાયત સિંચાઈ હસ્તક્ર્મના તમામ તથાવો અંગેની માહિતિ દર્શાવતું પત્રક ( નાની સિંચાઈ યોજનાઓ )

અનુક્રમ નં.	ગ્રામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તથાવનો અંદાજીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	દેવગામ	આંબાફૂઈ નાની સિંચાઈ યોજના	માઝીયા હાટીના	જુનાગઢ	૫૨, ૧૯, ૨૦, ૨૧, ૨૨, ૨૩, ૨૪, ૨૭, ૨૮, ૨૯, ૩૦, ૩૧, ૩૨, ૩૩, ૪૨, ૫૦, ૫૧, ૧૬૫, ૧૬૬, ૧૬૭	૬૨	૧૦૪.૮૮
૨	ગડુ	ગડુ આડબંધ યોજના	માઝીયા હાટીના	જુનાગઢ	— ( નદીમાં જ પાણીનો ભરાવો રહેતો હોય કોઈ સર્વે નંબર સંપાદિત કરેલ નથી. )	૨૨	—
૩	લાણડી	લાણડી નાની સિંચાઈ યોજના	માઝીયા હાટીના	જુનાગઢ	૩૩, ૪૫/૨, ૪૫/૩, ૪૫/૪, ૪૫/૫, ૪૫/૬, ૪૫/૭, ૪૫/૮, ૪૬, ૪૮, ૪૯, ૫૦, ૫૧, ૫૩, ૫૫	૪૧	૭૫.૨૨
કુલ		૩	—	—	—	૧૫૫	૧૮૦.૧૦

**પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.**

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક ( નાની સિંચાઈ યોજનાઓ )

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી.કન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	છાડવડી	છાડવડી નાની સિંચાઈ યોજના	ભેસાણ	જુનાગઢ	૨, ૩, ૪, ૫, ૬, ૮, ૯, ૧૦, ૧૧, ૧૨, ૧૩, ૧૪, ૨૮૮.	૫૭	૫૫.૭૮
૨	પસવાળા	પસવાળા નાની સિંચાઈ યોજના	ભેસાણ	જુનાગઢ	પસવાળા ૧, ૨, ૫, ૬, ૭, ૮, ૪૦, ૪૧, ૪૨, ૪૩. કરીયા ૨૫, ૨૬. ચાલીડા ૧૬, ૧૮/૧, ૧૮/૨.	૧૧૦	૧૧૮.૩૬
કુલ		૨	—	—	—	૧૬૭	૧૭૬.૧૫

## પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તાક્રમાં તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક ( નાની સિંચાઈ યોજનાઓ )

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી.વન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	ચાંદ્રવાડી	ચાંદ્રવાડી નાની સિંચાઈ યોજના	મેઢર.	જુનાગઢ	૧૨૯/૧, ૮૨/૧, ૨૧, ૫/૧, ૬/૧, ૧૧/૧, ૧૧/૨, ૧૧/૩, ૧૧/૪, ૧૧/૫, ૧૧/૬, ૧૧/૭, ૧૧/૮, ૧૦, ૧૨/૧, ૧૨/૨, ૪, ૭૮, ૧૩, ૨૨, ૨૬, ૨૭/૧, ૨૭/૨, ૨૭/૩, ૧૯/૧, ૧૯/૨, ૧૬/૧, ૧૬/૨, ૧૪, ૧૮/૨, ૧૮/૪, ૧૮/૫, ૧૮/૬, ૧૫/૧, ૧૫/૨, ૨૧/૧.	૫૬.૮૫	
૨	રાજવાડ	રાતડા નાની સિંચાઈ યોજના	મેઢર.	જુનાગઢ	૭૪, ૭૮, ૮૪, ૮૨, ૮૧, ૭૫/૧, ૭૫/૨, ૭૫/૩, ૭૫/૪, ૭૬, ૭૮, ૮૭/૩.	૪૮	૨૪.૭૬
કુલ		૨	-	-	-	૧૦૬	૮૧.૨૧

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક ( નાની સિંચાઈ યોજનાઓ )

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ મી.કન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	વેકરીયા	વેકરીયા નાની સિંચાઈ યોજના	વિસાવદર	જુનાગઢ	૧, ૨, ૫, ૬, ૭, ૮, ૯, ૧૦, ૧૧/૧, ૧૧/૨, ૧૨, ૧૩, ૧૪, ૧૫/૧, ૧૫/૨, ૧૬, ૧૭, ૧૮, ૧૯, ૨૦, ૨૧, ૨૨, ૨૩, ૨૪, ૨૫, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦, ૩૧, ૩૨, ૩૩/૧, ૩૩/૨, ૩૭, ૩૮, ૩૯, ૪૦, ૪૭, ૪૮/૧, ૫૦, ૫૧, ૭૭, ૨૬૨, ૨૬૩, ૩૦૧-અ,	૮૨	૬૦.૭૪
૨	સરસઈ	આંબાજળ આડબંધ યોજના	વિસાવદર	જુનાગઢ	૫, ૭/૨.	૧૪.૫૦	—



અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૩	ભટ્ટવાવડી	સોનારડી નાની સિંચાઈ યોજના	વિસાવદર	જુનાગઢ	ભટ્ટવાવડી ૨, ૩, ૪/૧, ૨૬, ૨૭, ૩૮, ૪૦, ૪૧, ૪૨, ૪૩, ૪૪, ૪૫, ૪૬, ૪૭, ૪૮/૧, ૪૮/૨, ૪૯, ૫૦, ૫૧, ૫૨, ૫૩, ૫૪, ૫૫. મોહવેલ (તા. ધારી, જ. અમરેલી) ૧૬૧, ૨૩૧, ૨૩૪, ૨૩૫, ૨૩૬, ૨૩૭/૧, ૨૩૭/૨, ૨૩૮, ૨૪૧/૧, ૨૪૧/૮, ૨૪૬, ૨૪૮/૧.	૪૬	૪૮.૭૨
૪	શંભાળા	બંધુકીયો આડબંધ યોજના	વિસાવદર	જુનાગઢ	— (નદીમાં જ પાણીનો ભરાવો રહેતો હોય કોઈ સર્વે નંબર સંપાદિત કરેલ નથી.)	૯.૫૦	—
કુલ		૪	—	—	—	૧૫૨	૧૦૯.૪૭

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક ( નાની સિંચાઈ યોજનાઓ )

અનુક્રમ નં.	ગ્રામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સુવે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી. કન. ફૂટમાં	ત
૧	૨	૩	૪	૫	૬	૭	૮	
૧	શાલા-વાંકીયા	રૂપેસ નાની સિંચાઈ યોજના	ઉના	જુનાગઢ	૬૭, ૮૮/૧, ૧૮૪.	૭૦	૧૨૦.૪૨	
૨	કરેરા	કરેરા નાની સિંચાઈ યોજના	ઉના	જુનાગઢ	૧૬, ૫૨, ૬૬, ૧૬૭, ૧૬૮, ૧૬૯.	૨૪	૨૦.૪૮	
૩	ખીલાવડ	ખીલાવડ નાની સિંચાઈ યોજના	ઉના	જુનાગઢ	૩૦/૧, ૩૦/૨, ૩૧, ૩૬, ૩૭, ૩૮, ૪૧, ૪૨, ૪૩.	૬૦	૬૯.૨૩	
કુલ		૩	—	—	—	૧૫૪	૨૪૦.૧૨	

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક ( નાની સિંચાઈ યોજનાઓ )

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી. ધન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	પીછવી	પીછવી નાની સિંચાઈ યોજના	કોડીનાર	જુનાગઢ	૧, ૨, ૩, ૪, ૫, ૬ પૈકી, ૭, ૧૫, ૩૯ પૈકી, ૪૦, ૪૧, ૪૨, ૪૩ પૈકી, ૪૪ પૈકી, ૪૪/૧ પૈકી, ૪૬ પૈકી, ૪૭, ૪૮, ૪૯ પૈકી, ૫૦ પૈકી ૧, ૫૧, ૫૧/૨, ૫૨, ૫૩ પૈકી, ૫૪/૧, ૫૫ પૈકી, ૫૬, ૫૭, ૫૮, ૫૯, ૬૦, ૬૧, ૬૨, ૬૩, ૬૪/૨, ૬૫, ૬૬, ૬૭, ૬૮, ૬૯, ૭૦, ૭૧, ૭૨, ૭૩, ૭૪, ૭૫, ૭૬, ૭૭, ૭૮, ૭૯/૧, ૮૦, ૮૧, ૮૨, ૮૩, ૮૪, ૮૫, ૮૬, ૮૭, ૮૮, ૮૯, ૯૦, ૯૧, ૯૨, ૯૩/૧, ૯૪, ૯૫, ૯૬, ૯૭, ૯૮, ૯૯, ૧૦૦, ૧૦૧/૧, ૧૦૨, ૧૦૫, ૧૦૬, ૧૦૭, ૧૦૮, ૧૦૯, ૧૧૦, ૧૧૧, ૧૧૨, ૧૧૩, ૧૧૪, ૧૧૫/૧, ૧૧૬, ૧૧૭, ૧૧૮/૧, ૧૧૯, ૧૨૦, ૧૨૧ પૈકી, ૧૨૨ પૈકી, ૧૨૩ પૈકી, ૧૨૪/૧, ૧૨૫ પૈકી, ૧૨૭ પૈકી, ૧૩૧ પૈકી, ૧૩૧/૨, ૧૩૮, ૧૩૯, ૧૪૮ પૈકી, ૧૬૯.	૪૪૫	૧૭૯.૪૦
કુલ		૧	—	—	—	૪૪૫	૧૭૯.૪૦

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તક્રમ તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી.ધન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	રૂપાવટી	રૂપાવટી અનુશ્રવણ તળાવ	જુનાગઢ	જુનાગઢ	૧૧૧/૧.	૪.૫૦	૧.૪૮
૨	કાથરોટા	કાથરોટા અનુશ્રવણ તળાવ	જુનાગઢ	જુનાગઢ	૨૨૫.	૫.૦૦	૧.૭૬
૩	જામકા	જામકા અનુશ્રવણ તળાવ	જુનાગઢ	જુનાગઢ	૫૫.	૪.૦૦	૨.૫૦
કુલ		૩	—	—	—	૧૩.૫૦	૫.૭૪

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તથામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	માસાવદર	માસાવદર અનુશ્રવણ તળાવ	માસાવદર	જુનાગઢ	૨૨૨.	૩.૫૦	૨.૫૦
૨	દમડ	દમડ અનુશ્રવણ તળાવ	માસાવદર	જુનાગઢ	૭૭, ૭૮, ૧૦૫.	૭.૦૦	૪.૪૮
૩	સપાસરા	સપાસરા અનુશ્રવણ તળાવ	માસાવદર	જુનાગઢ	૨૩૭.	૫.૫૦	૪.૮૪
૪	બુરી	બુરી અનુશ્રવણ તળાવ	માસાવદર	જુનાગઢ	૧૩૭.	૭.૦૦	૩.૫૩
૫	સીતાસા	સીતાસા અનુશ્રવણ તળાવ	માસાવદર	જુનાગઢ	૧.	૩.૫૦	૩.૫૩
૬	દેશીગા	દેશીગા અનુશ્રવણ તળાવ	માસાવદર	જુનાગઢ	૧૦૫.	૨.૫૦	૩.૦૦
૭	મીતરી	મીતરી અનુશ્રવણ તળાવ	માસાવદર	જુનાગઢ	૨૭૮	૨.૫૦	૨.૫૦

અનુક્રમ નં.	ગ્રામ નું નામ	યોજના નું નામ	તાલુકો	કુલ્લો	સર્વે નંબર	તથાવનો એવીયા હેક્ટરમાં	સ્ટોરેજ મી.વન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૮	માંડેદરા	માંડેદરા અનુશ્રવણ તંજાવ	માંડાવદર	જુનાગઢ	૨૫૩/૧, ૨૫૩/૨.	૩.૦૦	૩.૦૦
૯	કતકપરા	કતકપરા અનુશ્રવણ તંજાવ	માંડાવદર	જુનાગઢ		૨.૨૫	૨.૫૦
૧૦	નાનડીયા	નાનડીયા અનુશ્રવણ તંજાવ	માંડાવદર	જુનાગઢ	૧૭૨.	૩.૦૦	૩.૦૦
૧૧	વાડાસડા	વાડાસડા અનુશ્રવણ તંજાવ	માંડાવદર	જુનાગઢ	૩૮૦.	૪.૫૦	૩.૦૦
કુલ		૧૧	-	-	-	૪૪.૨૫	૩૫.૫૨

**પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.**

**પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)**

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	રવની	રવની અનુશ્રવણ તળાવ	વંથલી	જુનાગઢ	૨૦૨.	૫.૦૦	૩.૦૦
૨	વસપડા	વસપડા અનુશ્રવણ તળાવ	વંથલી	જુનાગઢ	૪૦.	૪.૦૦	૨.૦૧
૩	ધંટીયા	ધંટીયા અનુશ્રવણ તળાવ	વંથલી	જુનાગઢ	૭૭.	૭.૦૦	૦.૭૦
કુલ		૩	—	—	—	૧૬.૦૦	૫.૭૧



પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તથાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તથાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તથાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી. ધન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	અશ્વજી	અશ્વજી અનુશ્રવણ તથાવ	કેશોદ	જુનાગઢ	૧૦૫.	૩.૭૫	૨.૨૯
૨	ચાંદીગઢ	ચાંદીગઢ અનુશ્રવણ તથાવ	કેશોદ	જુનાગઢ	૫૪.	૪.૨૫	૨.૪૭
૩	ખીરસરા	ખીરસરા અનુશ્રવણ તથાવ	કેશોદ	જુનાગઢ	૫૨.	૩.૦૦	૨.૪૦
કુલ		૩	—	—	—	૧૧.૦૦	૭.૧૬

## પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ મી. ઘન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	બગસરા	બગસરા અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૧૦૦૪.	૪.૨૫	૨.૫૯
૨	ફરમદી - સીંગરીયા	ફરમદી - સીંગરીયા અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૪૧ પૈકી.	૪.૨૫	૨.૫૯
૩	મીતી	મીતી અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૨૨.	૫.૬૫	૧.૯૪
૪	ઘાપુર	નોંધા અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૧૮૩/૩.	૫.૩૫	૨.૧૨
૫	ઓસા	ઓસા અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૭૧ પૈકી.	૫.૬૫	૧.૯૪

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટરમાં	સ્ટોરેજ મી. ધન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૬	ઘલી	ઘલી અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૧૪૭-અ, ૨૫.	૪.૬૮	૧.૫૯
૭	સરમા	સરમા અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૨૬૪.	૪.૯૦	૧.૯૪
૮	વિરોલ	વિરોલ અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૧૧૫.	૫.૨૫	૨.૩૩
૯	સરસાલી	સરસાલી અનુશ્રવણ તળાવ	માંગરોળ	જુનાગઢ	૧.	૫.૬૩	૨.૨૨
કુલ		૯	—	—	—	૪૪.૬૧	૧૯.૨૬

## પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતી દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ મું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ મી. ઘન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	બરવાળા	બરવાળા અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૧૯.	૨.૨૫	૦.૦૯
૨	ભેંસાણ	ભેંસાણ અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૨૮૬.	૪.૩૭	૧.૬૯
૩	રફાળીયા	રફાળીયા અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૯-અ.	૫.૨૭	૧.૩૦
૪	રાણપુર	રાણપુર અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૫૮૩.	૩.૩૭	૧.૭૩
૫	વાંદરવડ	વાંદરવડ અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૬.	૨.૪૮	૧.૭૭

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન/સેક્ટર નં	સ્ટોરેજ મી. ઘન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૬	બામણગઢ	બામણગઢ અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૭૮.	૮.૮૧	૩.૭૪
૭	છોડવડી	છોડવડી અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૨૮૨.	૭.૪૫	૫.૨૯
૮	મેદપરા	મેદપરા અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૧૬ અ/૧	૩.૧૫	૦.૯૯
૯	ગળથ	ગળથ અનુશ્રવણ તળાવ	ભેંસાણ	જુનાગઢ	૧૪૮/૧	૨.૪૫	૦.૮૮
કુલ		૮	—	—	—	૩૯.૬૦	૧૭.૪૮

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝીરો હેક્ટરમાં	સ્ટોરેજ મી. ઘન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	અમરાપુર	અમરાપુર અનુશ્રવણ તળાવ	મેદરા	જુનાગઢ	૭૪, ૮૫.	૬.૨૨	૮.૬૦
૨	બરવાળા	બરવાળા અનુશ્રવણ તળાવ	મેદરા	જુનાગઢ	૩૪.	૪.૮૦	૫.૬૫
૩	ગુંદાળા	ગુંદાળા અનુશ્રવણ તળાવ	મેદરા	જુનાગઢ	૭૮/૧.	૫.૫૦	૬.૦૦
૪	ઈટાળી	ઈટાળી અનુશ્રવણ તળાવ	મેદરા	જુનાગઢ	૩૦, ૨૨.	૩.૪૦	૭.૭૭
૫	ડેડકીયાળી	ડેડકીયાળી અનુશ્રવણ તળાવ	મેદરા	જુનાગઢ	૧.	૨.૮૦	૫.૩૦
કુલ		૫	—	—	—	૨૨.૭૨	૩૩.૩૨

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ મી. ધન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	મોણીયા	મોણીયા અનુશ્રવણ તળાવ	વિસાવદર	જુનાગઢ	૨૨૩.	૩.૪૨	૧.૩૮
૨	ઘોડાસણ	ઘોડાસણ અનુશ્રવણ તળાવ	વિસાવદર	જુનાગઢ	૭૪.	૪.૧૦	૧.૫૯
કુલ		૨	—	—	—	૭.૫૨	૨.૯૭



**પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.**

**પંચાયત સિંચાઈ હસ્તક્રિયા તમામ તથાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તથાવો)**

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તથાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	બંધારડા	બંધારડા અનુશ્રવણ તથાવ	ઉના	જુનાગઢ	૬૧, ૬૨.	૧૦.૦૦	૭.૦૬
૨	બેરીયા	બેરીયા અનુશ્રવણ તથાવ	ઉના	જુનાગઢ	૧૮૮	૭.૦૦	૩.૭૧
૩	ફૂલકા	ફૂલકા અનુશ્રવણ તથાવ	ઉના	જુનાગઢ	૧૫૪	૩.૦૫	૧.૫૮
૪	સીમર	સીમર અનુશ્રવણ તથાવ	ઉના	જુનાગઢ	૨૫	૨.૮૮	૧.૩૮
૫	સોનારીયા	સોનારીયા અનુશ્રવણ તથાવ	ઉના	જુનાગઢ	૨૭.	૪.૮૫	૩.૪૬
૬	ઉઠરી	ઉઠરી અનુશ્રવણ તથાવ	ઉના	જુનાગઢ	૫૮, ૬૮.	૭.૨૦	૩.૮૮
૭	આમોલ	આમોલ અનુશ્રવણ તથાવ	ઉના	જુનાગઢ	૮૦૮.	૭.૩૪	૨૫.૦૭

અનુક્રમ નં.	ગ્રામ નું નામ	યોજના નું નામ	તાલુકો	ઊલ્લેખ	સર્વે નંબર	તાબાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી.કન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૮	કોઠારીયા	કોઠારીયા અનુશ્રવણ તબાવ	ઉના	જુનાગઢ	૬૨.	૬.૪૭	૧૦.૫૯
૯	કાંટસર	કાંટસર અનુશ્રવણ તબાવ	ઉના	જુનાગઢ	૬૨/૧.	૫.૪૧	૫.૩૦
૧૦	નમડીયા	નમડીયા અનુશ્રવણ તબાવ	ઉના	જુનાગઢ	૫૫.	૪.૨૯	૫.૬૫
૧૧	નારીયેલી મોઢી	નારીયેલી મોઢી અનુશ્રવણ તબાવ	ઉના	જુનાગઢ	૪૨.	૪.૪૭	૬.૦૦
કુલ		૧૧	-	-	-	૬૨.૯૭	૭૩.૬૯

**પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.**

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	આંબળાશ	આંબળાશ અનુશ્રવણ તળાવ	તાલાલા	જુનાગઢ	૧૬૮.	૭.૦૦	૮.૦૦
કુલ		૧	—	—	—	૭.૦૦	૮.૦૦

પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટરમાં	સ્ટોરેજ મી. ઘન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	લાટી	લાટી અનુશ્રવણ તળાવ	વેરાવળ	જુનાગઢ	૬૧૧.	૨.૫૦	૨.૮૭
૨	પાટણ	પાટણ અનુશ્રવણ તળાવ	વેરાવળ	જુનાગઢ	૧૮૦૫.	૫.૫૦	૫.૩૦
કુલ		૨	—	—	—	૮.૦૦	૮.૨૭

## પંચાયત સિંચાઈ વિભાગ, જુનાગઢ.

પંચાયત સિંચાઈ હસ્તકના તમામ તળાવો અંગેની માહિતિ દર્શાવતું પત્રક (અનુશ્રવણ તળાવો)

અનુક્રમ નં.	ગ્રામ નું નામ	યોજના નું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૧	કરેડા	કરેડા અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	બીન નંબર ખરાબો	૩.૫૦	૨.૮૨
૨	જયનવાડા	જયનવાડા અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૯૪, ૯૫.	૧.૫૦	૦.૯૯
૩	પીપઝી	પીપઝી અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૭૨૦	૩.૦૦	૨.૬૮
૪	અરીકીયા	અરીકીયા અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૩૬, ૩૮	૩.૫૦	૩.૨૧
૫	મીતીયાજ	પીંડુ અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૬૮૪	૨.૫૦	૨.૧૫
૬	સરખડી	સરખડી અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૩૪૪	૩.૦૦	૨.૬૫

અનુક્રમ નં.	ગ્રામ નું નામ	યોજના નું નામ	તાલુકો	કુલ્લો	સર્વે નંબર	તળાવનો અંદાજીયા હેક્ટરમાં	સ્ટોરેજ મી. થન ફૂટમાં
૧	૨	૩	૪	૫	૬	૭	૮
૭	ધાંટવડ	ધાંટવડ અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૨૬૫.	૪.૦૦	૨.૮૩
૮	છરા (અજ્ઞ-ભવાની)	છરા અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૫, ૬૮૬	૪.૦૦	૩.૨૧
૯	મોરવડ	મોરવડ અનુશ્રવણ તળાવ	કોડીનાર	જુનાગઢ	૨૮૬, ૨૦૭	૩.૫૦	૨.૪૭
કુલ		૯	—	—	—	૨૮.૫૦	૨૩.૫૧

કાર્યપાલક ઈજનેર, પંચાયત સિંચાઈ વિભાગ, પોરબંદર હસ્તકની નાની સિંચાઈ યોજના ની માહિતી

જિલ્લો : - પોરબંદર

ક્રમ નં.	ગામ	યોજનાનું નામ	તાલુકો	સરવાળું.	તળાવના એરીયા હેક્ટરમાં	સ્ટોરેજ કેપેસિટી એમ.સી.એફ.ટી.
૧	૨	૩	૪	૫	૬	૭

૧	ઈમારીયા	ઈમારીયા એમ.આઈ. સ્કીમ જી. પોરબંદર	કુતિયાળા	૮૬,૮૭,૭૬/૧ ૭૬/૨, ૭૭, ૮૦ ૭૮, ૮૩, ૮૪, ૮૯ ૭૫, ૪૧૨, ૮૧, ૮૩, ૮૪, ૮૯, ૭૪ ૭૯, ૮૩, ૮૪	૬૩.૦૪	૪૮.૬૦
---	---------	-------------------------------------	----------	--	-------	-------



કાયંપાલક ઈજનેર પંચાયત સિંચાઈ વિભાગ, પોરબંદર હસ્તકના હયાત અનુશ્ચય તળાવ ની માહિતી

જિલ્લો : - પોરબંદર

ક્રમ નં.	ગામ	યોજનાનું નામ	તાલુકો	સરવે નં.	તળાવના એરીયા હેક્ટરમાં	સ્ટોરેજ કેપેસિટી એમ.સી.એફ.ટી.
૧	૨	૩	૪	૫	૬	૭

૧	ભાગેશ્રી	ભાગેશ્રી અનુશ્ચય તળાવ	કુતિયાશા	૫૨	૧૨.૬૮	૮.૮૬૭
૨	રાણાવાવ	રાણાવાવ (ભતવારી)અનુશ્ચય તળાવ	રાણાવાવ	૨૪૬	૨.૫૦	૨.૭૦
૩	રાણાવાવ	રાણાવાવ (હનુમાન મંદિર) અનુશ્ચય તળાવ	રાણાવાવ	૭૮/૫/૧	૨.૦૦	૨.૦૦
૪	રાણા બોરડી	રાણા બોરડી અનુશ્ચય તળાવ	રાણાવાવ	૨૭૮	૧૪.૧૭૫	૭.૧૬૬૮
૫	આધીત્યાશા	ડોબલીયા અનુશ્ચય તળાવ	રાણાવાવ	૨૫૮/૩૫૧૨૬૫	૧૦.૦૦	૧૩.૫૬
૬	વડવાળા	વડવાળા (પાનસુરા) અનુશ્ચય તળાવ	રાણાવાવ	૬૧૪ તથા ૬૧૫	૫.૦૦	૭.૦૦
૭	રાધાવાવ	રાધાવાવ અનુશ્ચય તળાવ	પોરબંદર	૬૬૩	૪૬.૮૮	૮.૩૭

૯૩.૩૪ ૫૦.૭૬

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ નાની સિંચાય થોજનાઓ

અ.નં.	ગામ	થોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટર	સ્ટોરેજ એપેસિટી મી. ચ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	પાનેલી / સાતવાડી	પાનેલી	ઉપલેટા	રાજકોટ	પાનેલી સર્વે નંબર- ૨૬, ૨૫, ૬૧, ૫૬, ૫૭, ૫૮, ૫૯, ૬૦, ૬૨, ૬૩, ૬૪, ૬૫, ૬૬, ૬૭, ૬૮, ૬૯, ૭૦, ૭૨, ૭૩, ૭૪, ૮૧, ૮૨, ૮૩, ૪૨૦, ૪૨૫, ૪૨૬, ૪૨૭, ૪૨૮, ૪૨૯, ૪૩૦, ૪૩૧, ૪૩૨, ૪૩૩, ૪૩૪, ૪૩૫, ૪૩૬, ૪૩૭, ૪૩૮, ૪૩૯, ૪૪૦, ૪૪૧, ૪૪૨, ૪૪૩, ૪૪૪, ૪૪૫, ૪૪૬, ૪૪૭, ૪૪૮, ૪૪૯, ૪૫૦, ૪૫૧, ૪૫૨, ૪૫૩, ૪૫૪, ૪૫૫, સાતવાડી સર્વે નંબર- ૮, ૧૦, ૧૧, ૧૨, ૧૩, ૨૦, ૨૧, ૨૩, ૨૪, ૨૫, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦, ૩૧, ૩૨, ૩૩, ૩૪, ૩૫, ૩૬, ૩૭, ૬૫, ૬૬, ૬૭, ૬૮, ૭૦, ૭૧, ૭૩, ૭૪.	૩૮૬	૪૦૪
૨	અરણી	અરણી	ઉપલેટા	રાજકોટ	અરણી સર્વે નંબર- ૧૩૬, ૧૬૬, ૧૬૭, ૧૬૮, ૧૬૫, ૧૭૩, ૧૭૨, ૧૭૫, ૧૭૬, ૧૮૦, ૧૮૨, ૧૮૩, ૧૮૪, ૧૭૮, ૧૭૭, ૧૭૬, ૧૭૭, ૧૭૮, ૧૫૪,	૫૨	૩૩.૭૫
૩	વણી	વણી	ઉપલેટા	રાજકોટ	વણી સર્વે નંબર- ૧૩૨, ૧૪૭/૩, ૧૪૭/૪, ૧૭૧, ૧૪૧, ૧૪૨, ૧૫, ૧૮, ૨૬, ૨૫ પૈકી, ૨૭,	૪૮	૩૩.૭૬
૪	ખીરસરા	ખીરસરા	ઉપલેટા	રાજકોટ	ખીરસરા સર્વે નંબર- ૨૮૬, ૩૦૬/૧, ૩૦૮, ૩૧૩, ૩૧૨, ૩૧૧, ૩૧૦, ૩૦૭, ૩૦૮, ૩૦૫,	૩૦	૧૪.૪૦
૫	વોખણ	વોખણ	ઉપલેટા	રાજકોટ	વોખણ સર્વે નંબર- ૪૧/૧, ૪૧/૪, ૪૧/૫,	૪૦	૧૮.૪૬
૬	વાવડીનેશ	વાવડીનેશ	ઉપલેટા	રાજકોટ	વાવડીનેશ સર્વે નંબર- ૨૫૮, ૨૮૪/૧,	૩૦	૧૪.૪૦















**પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક**

પત્રક-અ નાની સિંચાય યોજનાઓ

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	એડેજ ક્રોપેસ્ટ્રી મી. ચ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૩	કુવાલવા	કુવાલવા	રાજકોટ	રાજકોટ	કુવાલવા સર્વે નંબર-૫૩૩, ૨૫૫, ૨૫૬, ૨૫૭, ૨૫૮, ૨૫૯, ૨૬૦, ૨૬૧, ૨૬૨, ૨૬૩, ૨૬૪, ૨૬૫, ૨૬૬, ૨૬૭, ૨૬૮, ૨૬૯, ૨૭૦, ૨૭૧, ૨૭૨, ૨૭૩, ૨૭૪, ૨૭૫, ૨૭૬, ૨૭૭, ૨૭૮, ૨૭૯, ૨૮૦, ૨૮૧, ૨૮૨, ૨૮૩, ૨૮૪, ૨૮૫, ૨૮૬, ૨૮૭, ૨૮૮, ૨૮૯, ૨૯૦, ૨૯૧, ૨૯૨, ૨૯૩, ૨૯૪, ૨૯૫, ૨૯૬, ૨૯૭, ૨૯૮, ૨૯૯, ૩૦૦, ૩૦૧, ૩૦૨, ૩૦૩, ૩૦૪, ૩૦૫, ૩૦૬, ૩૦૭, ૩૦૮, ૩૦૯, ૩૧૦, ૩૧૧, ૩૧૨, ૩૧૩, ૩૧૪, ૩૧૫, ૩૧૬, ૩૧૭, ૩૧૮, ૩૧૯	૧૬૦	૭૦.૦૦
૪	ગઢકા	ગઢકા	રાજકોટ	રાજકોટ	ગઢકા સર્વે નંબર-૪૩૩, ૪૫૦	૧૬	૧૦.૮૮
૫	ભેડી	ભેડી	રાજકોટ	રાજકોટ	ભેડી સર્વે નંબર-૮, ૨૩૦, ૫૪, ૬૦, ૬૩, ૪૩, ૪૮, ૮૨	૬૬	૪૪.૬૮
૬	લોહડા	લોહડા	રાજકોટ	રાજકોટ	લોહડા સર્વે નંબર-૧૪૩, ૧૦૪/૧, ૧૦૪/૨, ૧૦૪, ૧૦૬/૧, ૧૦૬/૨, ૧૦૬/૩, ૧૦૭, ૧૦૮, ૧૧૦, ૧૧૧, ૧૧૫, ૧૧૬	૧૭	૧૬.૪૮

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ નાની સિંચાય યોજનાઓ

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કૅપેસિટી મી. કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૩	બોવાણા	બોવાણા	રાજકોટ	રાજકોટ	અંબેડકર સર્વે નંબર-૩૫૬ ૧૧૧, ૧૧૨, ૧૧૩, ૧૧૪, ૧૧૫, ૧૧૬, ૧૧૭, ૧૧૮, ૧૧૯, ૧૨૦, ૧૨૧, ૧૨૨, ૧૨૩, ૧૨૪, ૧૨૫, ૧૨૬, ૧૨૭, ૧૨૮, ૧૨૯, ૧૩૦, ૧૩૧, ૧૩૨, ૧૩૩, ૧૩૪, ૧૩૫, ૧૩૬, ૧૩૭, ૧૩૮, ૧૩૯, ૧૪૦, ૧૪૧, ૧૪૨, ૧૪૩, ૧૪૪, ૧૪૫, ૧૪૬, ૧૪૭, ૧૪૮, ૧૪૯, ૧૫૦, ૧૫૧, ૧૫૨, ૧૫૩, ૧૫૪, ૧૫૫, ૧૫૬, ૧૫૭, ૧૫૮, ૧૫૯, ૧૬૦	૧૦૬	૫૨૦.૦૧
						૪૮૫	૨૭૬.૮૮

કુલ

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ નાની સિંચાઈ યોજનાઓ

અનુ. નં.	ગામ	સોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટર	સ્ટોરેજ ક્રેપેસીટી મી. થ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	સુવાગ	સુવાગ	પડધરી	રાજકોટ	સુવાગ સર્વે નંબર- ૧૫૪/૨, ૧૫૪/૩, ૧૫૫, ૧૫૭, ૧૫૭/૧, ૧૫૬ અમરેલી સર્વે નંબર-૧૧.૧, ૧૨, ૧૪૦ રાતૌયા સર્વે નંબર-૫, ૬, ૧૮, ૧૫, ૧૧, ૮, ૧૪, ૩૧, ૭, ૧૨, ૧૩, ૧૪૭ ખીરસરા સર્વે નંબર-૩૮૪/૨, ૪૧૨. દોમડા સર્વે નંબર- ૧૬, ૩, ૧૨, ૧૨૩, દહીસરા સર્વે નંબર-૮૪/૧, ૮૪/૨, ૮૩/૨, ૮૨, ૮૬, ૮૭, ૧૧૦ સાલ પીપળીયા સર્વે નંબર-૨૮૬ ખંટેરી સર્વે નંબર- ૨૭, ૨૮, ૨૯, ૩૦, ૩૨, ૧૬ પરા પીપળીયા સર્વે નંબર-૬૭, ૮૯	૧૭૬	૧૨૭.૦૦
૨	દોમડા	દોમડા	પડધરી	રાજકોટ		૪૮	૩૮.૭૭
૩	ખંટેરી	ખંટેરી	પડધરી	રાજકોટ		૪૪	૩૪.૩૭
	કુલ					૨૬૮	૨૦૦.૧૪

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી

પત્રક - અ

## હેયાત નાની સિંચાઈ યોજના

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો ઝોન (હેક્ટર)	સ્ટોરેજ દ.લા.ઘ.ફૂટ
૧.	૨	૩	૪	૫	૬	૭	૮
૧.	બાખલવડ	બાખલવડ ના. સિં. યો.	જસદલ	રાજકોટ	૧૨૩, ૧૨૮, ૧૨૯, ૧૩૧, ૨૨૩, ૨૨૪, ૨૨૫, ૨૨૬, ૨૨૭, ૨૨૮, ૨૨૯, ૨૩૦, ૨૩૧, ૨૩૪, ૨૩૫, ૨૩૭, ૨૩૮, ૨૪૪, ૨૫૨	૨૩૯	૪૩૪.૭૫
૨.	આધિયા	આધિયા ના. સિં. યો.	જસણ	રાજકોટ	૧, ૨, ૩, ૪, ૫, ૬, ૭, ૨૨૫, ૩૨૪, ૩૨૬, ૩૧૭, ૪૦૩	૧૮૦	૭૨.૦૦
૩.	આંબરડી	આંબરડી ના. સિ. યો.	જસણ	રાજકોટ	૨૮૦, ૨૮૧, ૨૮૮, ૨૮૯, ૨૯૦, ૨૯૧, ૨૯૮	૮	૪.૯૧
૪.	દેવધરી	દેવધરી ના. સિં. યો.	જસણ	રાજકોટ	૧, ૨, ૫, ૬, ૭, ૮, ૯, ૧૬, ૨૨૦, ૨૩૦, ૨૩૧, ૨૩૬, ૨૩૭, ૨૩૮, ૨૪૮, ૨૪૫, ૨૪૬, ૨૪૭, ૨૪૮, ૨૪૯, ૨૫૦, ૨૫૧, ૨૫૨, ૨૫૩, ૨૫૪, ૨૫૮, ૨૫૯	૬૭	૫૪.૩૭
૫.	ચીખલાણા	ચીખલાણા ના. સિં. યો.	જસણ	રાજકોટ	૮૩, ૮૮, ૮૫, ૮૬, ૮૮, ૮૯, ૧૦૦, ૧૦૧, ૧૦૨, ૨૯૮, ૭, ૨૯૯, ૧૬, ૨૯૯, ૩૮, ૨૯૯, ૬૨, ૨૯૯, ૬૩, ૨૯૯, ૬૫	૨૮,	૨૧.૫૧
૬.	હાથસણી	હાથસણી ના. સિં. યો.	જસણ	રાજકોટ	૩૪, ૩૬, ૩૭, ૩૮, ૩૯, ૪૦, ૪૧, ૪૨, ૪૩, ૪૪, ૪૫	૩૭	૬૦.૭૬
૭.	જામ ગુંદાળા	જામ ગુંદાળા ના. સિં. યો.	જસણ	રાજકોટ	૮, ૫, ૨૨, ૨૩, ૨૪, ૩૮૬	૧૫	૮.૫૮
૮.	અમરાપુર	કોટડા ના. સિં. યો.	જસણ	રાજકોટ	૩૮૭, ૩૮૮, ૪૧૦, ૪૧૧, ૪૧૨, ૪૧૪, ૪૧૫, ૪૧૬, ૪૧૭, ૪૧૮	૫૨	૪૮.૭૬

૯.	કનેસરા	કનેસરા ના. સિં. યો.	જસણ	રાજકોટ	૨૭૨, ૨૭૩, ૨૭૮, ૨૭૯, ૨૮૦, ૩૩૦, ૩૩૧, ૩૩૨, ૩૩૩, ૩૩૪, ૩૭૯, ૩૮૮, ૫૮૦, ૫૮૧		
૧૦.	રેવાણીયા	રેવાણીયા ના. સિં. યો.	જસણ	રાજકોટ	૮૫, ૧, ૩૫૫, ૪૨૬, ૪૨૮	૫૮	૧૭.૨૫
૧૧.	રાણીગપર	રાણીગપર ના. સિં. યો.	જસણ	રાજકોટ	૨૧, ૨૨, ૨૩, ૨૪, ૨૫, ૨૬	૬૪	૧૦૪.૫૧
	આંકડીયા	રાણીગપર ના. સિં. યો.	જસણ	સુરેન્દ્રનગર	૪૧, ૪૨, ૮૫, ૪૮, ૧૧૬, ૧૩૫		
૧૨.	રાજા વડલા	રાજા વડલા ના. સિં. યો.	જસણ	રાજકોટ	૧, ૨, ૩, ૪, ૫, ૬, ૭, ૮, ૯, ૧૦, ૧૧, ૧૨, ૧૩, ૧૪, ૧૫, ૧૬, ૧૭, ૧૮, ૧૯, ૨૦, ૨૧, ૨૨, ૨૩, ૨૪, ૨૫, ૨૬, ૨૭, ૩૧, ૩૨, ૪૫, ૮૩, ૮૮	૧૬૫	૫૮.૦૦



૧	૨	૩	૪	૫	૬	૭	૮
૧૩	કાળાસર	શિવસાગર ના.સિ.યો	જસદણ	રાજકોટ	૬૮,૪૦૦,૪૦૧,૪૦૫,૪૧૨,૪૧૪,૪૧૫,૪૧૬,૪૧૮,૪૨૫,૪૩૦, ૪૩૬/૨,૪૩૮/૧,૫૧૯,૫૨૦/૧,૫૨૦/૨,૫૨૩,૫૨૩,૫૨૪, ૪૪૫,૪૪૭/૨,૪૪૮/૨,૪૫૦,૪૫૧,૪૫૩,૪૫૪/૨,૪૬૦,૪૬૧, ૫૦૭,૫૦૮,૪૫૨/૨,૫૨૫,૫૨૬,૫૩૦,૫૩૦,૫૩૫,૫૩૫, ૪૬૩,૪૬૬,૫૦૪,૫૦૫,૫૦૬,૫૧૪,૫૧૫,૫૧૬,૫૧૭,૫૧૮, ૩૬૬, ૩૬૯, ૪૧૨,૪૩૬,૪૪૧,૪૪૬,૪૪૭/૨,૪૪૮,૪૪૯,૪૫૪, ૪૫૫,૪૫૮,૪૫૬,૪૬૩,૪૬૩,૪૬૪,૪૬૬,૪૬૬,૪૬૬/૨,૪૬૯/૩, ૪૪૩/૪,૪૫૪/૨,૪૩૬/૨,૪૪૮/૧,૫૦૫,૪૦૨,૪૪૮/૩,૫૧૩, ૫૧૨,૫૧૨.	૧૪૦	૧૨૮.૭૭
૧૪	માધવીપુર	શિવસાગર ના.સિ.યો	જસદણ	રાજકોટ	૧, ૨, ૬, ૪/૧, ૫, ૬, ૭, ૮, ૯, ૧૪, ૨૨, ૨૪, ૧૩૩, ૧૩૪, ૧૩૭, ૧૩૮, ૧૩૯	૭૭	૫૬.૪૮
૧૫	સરતાનપર	સનાળા ના.સિ.યો	જસદણ	રાજકોટ	૪૬,૪૭,૪૮,૪૮/૧	૨૫	૧૮.૦૮
૧૬	વનાળા	વનાળા ના.સિ.યો	જસદણ	રાજકોટ	૮૬,૧૩૫,૧૩૭,૧૪૦,૧૪૧,૧૪૨,૧૪૬,૧૪૭,૧૫૦	૨૪	૨૧.૨૭
૧૭	વિરનગર	વિરનગર ના.સિ.યો	જસદણ	રાજકોટ	૩૭,૩૮,૩૭,૪૪૧,૪૪૨,૩૧૪,૩૧૫	૬૭	૨૩.૫૦
૧૮	કાંઠવાળીયા	કાંઠવાળીયા ના.સિ.યો	જસદણ	રાજકોટ	૨૧૦	૩૭	૨૭.૪૩
૧૯	આંકડિયા	સરતાનપર ના.સિ.યો	જસદણ	રાજકોટ	૨,૩,૫,૬,૭,૮,૧૦,૧૧,૧૨,૧૩,૧૪,૧૫,૧૬,૧૭,૧૮,૧૧૫, ૧૧૬, ૧૨૪,૧૨૬,૧૨૭,૧૨૮,૧૨૯	૧૧૨	૧૦૧.૭૨
					૧,૨,૩,૪,૫,૧૩,૧૮,૨૦,૨૭,૨૮,૩૪,૩૬,૩૭,૩૮,૪૦,૪૧,૪૨, ૪૩,૪૪,૪૫,૪૬,૪૭,૪૮,૫૦,૫૧	૧૪૨૪	૧૨૮૪.૬૦

૨૧૨૮.



## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ નાની સિંચાય યોજનાઓ

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	મેસરીયા	મેસરીયા-૧	વાંકાનેર	રાજકોટ	મેસરીયા સર્વે નંબર- ૩૮૦, ૩૮૮, ૫૪, ૫૬, ૫૭ ભલગામ સર્વે નંબર- ૪, ૬, ૭, ૮, ૯, ૧૧, ૧૨, ૬૦, ૬૧, ૧૫૨ રંગપર સર્વે નંબર- ૮૭, ૮૮, ૮૯, ૧૦૦, ૧૦૧, ૧૦૨, ૧૦૪, ૧૦૫, ૧૦૭	૧૨૪	૧૬૧.૪૬
૨	મેસરીયા	મેસરીયા-૨	વાંકાનેર	રાજકોટ	મેસરીયા સર્વે નંબર- ૩૨૦, ૩૨૬, ૩૨૭, ૩૨૮, ૩૧૮, ૩૦૮, ૩૧૦, ૩૧૧, ૩૧૨, ૩૧૩, ૩૧૪, ૩૧૫, ૩૧૬, ૧૮, ૩૩૦, ૩૪૪, ૩૫૦	૨૮	૨૩.૬૮
૩	ગારીડા	ગારીડા	વાંકાનેર	રાજકોટ	ગારીડા સર્વે નંબર- ૫૦, ૫૧, ૫૨, ૫૩, ૧૫૫	૪૪	૧૮.૮૫
૪	સરધારકા	સરધારકા	વાંકાનેર	રાજકોટ	સરધારકા સર્વે નંબર- ૩૬૮, ૩૬૯, ૩૭૦, ૩૭૧, ૩૭૨, ૩૭૩, ૨૫૦, ૨૫૨, ૨૫૧, ૨૫૩, ૨૫૪, ૨૫૫, ૨૫૬, ૨૫૭, ૨૫૮, ૨૬૧, ૨૬૨, ૨૬૦, ૨૬૮, ૨૬૯, ૨૭૦, ૨૭૧, ૧૩૯	૪૪	૨૦.૦૮
૫	હોલમઢ	હોલમઢ	વાંકાનેર	રાજકોટ	હોલમઢ સર્વે નંબર- ૮૮, ૫૭, ૫૮, ૫૯	૮	૧૪.૩૦
૬	સિંધાવદર	સિંધાવદર	વાંકાનેર	રાજકોટ	સિંધાવદર સર્વે નંબર- ૬૮૩, ૬૮૪, ૬૮૫, ૬૮૬, ૭૧૬ અમરસર સર્વે નંબર- ૮૫, ૮૬, ૮૭, ૮૦ (ખરાબો)	૩૩	૧૮.૮૦
૭	ખીજડીયા	રામગડબો	વાંકાનેર	રાજકોટ	ખીજડીયા હરભારી વીડી સર્વે નંબર- ૩૨૧ પેકી	૨૧	૩૦.૮૩
૮	ઠીકરીયાળા	ઠીકરીયાળા	વાંકાનેર	રાજકોટ	ઠીકરીયાળા સર્વે નંબર- ૬૪, ૬૫, ૭૧, ૭૫, ૭૬, ૭૭, ૭૮, ૭૯, ૮૦, ૮૧, ૮૨, ૮૩, ૮૪, ૮૫, ૮૬, ૮૭	૫૫	૬૧.૪૦
૯	જાલીડા	જાલીડા	વાંકાનેર	રાજકોટ	જાલીડા સર્વે નંબર- ૨૮૩, ૩૮, ૩૯, ૪૩	૧૧	૭.૪૫
		કુલ				૩૬૮	૩૫૮.૧૭

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ નાની સિંચાય યોજનાઓ

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો -	જિલ્લો	સર્વે નંબર	તળાવની એરીયા હેક્ટર	સ્ટોરેજ કોસીટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	આણંદપર	આણંદપર	ટંકારા	રાજકોટ	આણંદપર સર્વે નંબર- ૧૬૪, ૧૬૫, ૧૬૬, ૧૬૭, ૧૬૮, ૧૬૯, ૧૭૦, ૧૭૧ હડાળા સર્વે નંબર-૧૭, ૧૮, ૧૯, ૧૧૪, ૧૬૦, વિજયનગર સર્વે નંબર-૧૮, ૧૯, ૨૧ ગવરીદડ સર્વે નંબર-૩૫, ૫૪૬, ૫૪૮, ૫૪૯, ૩૫૦ સાવડી સર્વે નંબર- ૧૩૧, ૧૩૨, ૧૩૩, ૧૩૪, ૧૩૬, ૧૩૭	૧૪૨	૧૦૩.૩૯
૨	સાવડી	સાવડી	ટંકારા	રાજકોટ	વિરવા સર્વે નંબર-૩૩૪, ૩૪૧, ૫૬૯ મિતાણા સરકારી ખરાબો સર્વે નંબર- ૩૦૨, ૩૦૫, ૩૦૬, ૩૦૭, ૩૦૮, ૩૦૯, ૩૧૦, ૩૧૧, ૩૨૬, ૨૯૭/૧, ૨૪૧	૧૦૪	૪૮.૬૦
૩	મિતાણા	મિતાણા	ટંકારા	રાજકોટ	ટોળ ગામ સર્વે નંબર- ૫૧૫, ૫૧૪, ૪૯૭, ૪૯૭ પૈકી, ૪૯૫, ૪૯૩, ૪૯૩ પૈકી, ૪૯૩, કોઠારીયા સર્વે નંબર- ૧૨૩ પૈકી, ૧૨૭/૧, ૧૨૭/૨ પૈકી, ૧૨૯, ૧૩૦/૨, ૧૩૧/૧, ૧૩૧/૨ હડાળા સર્વે નંબર- ૨૮, ૬૨, ૬૪, ૬૫, ૬૬, ૬૭, ૫૯, ૩૧૨, ૩૧૪	૭૦	૩૮.૬૪
૪	ટોળ	ટોળ	ટંકારા	રાજકોટ	આણંદપર સર્વે નંબર- ૧૬૪, ૧૬૫, ૧૬૬, ૧૬૭, ૧૬૮, ૧૬૯, ૧૭૦, ૧૭૧ હડાળા સર્વે નંબર-૧૭, ૧૮, ૧૯, ૧૧૪, ૧૬૦, વિજયનગર સર્વે નંબર-૧૮, ૧૯, ૨૧ ગવરીદડ સર્વે નંબર-૩૫, ૫૪૬, ૫૪૮, ૫૪૯, ૩૫૦ સાવડી સર્વે નંબર- ૧૩૧, ૧૩૨, ૧૩૩, ૧૩૪, ૧૩૬, ૧૩૭	૩૪	૧૩.૩૬
૫	હડાળા	હડાળા નવી	ટંકારા	રાજકોટ	આણંદપર સર્વે નંબર- ૧૬૪, ૧૬૫, ૧૬૬, ૧૬૭, ૧૬૮, ૧૬૯, ૧૭૦, ૧૭૧ હડાળા સર્વે નંબર-૧૭, ૧૮, ૧૯, ૧૧૪, ૧૬૦, વિજયનગર સર્વે નંબર-૧૮, ૧૯, ૨૧ ગવરીદડ સર્વે નંબર-૩૫, ૫૪૬, ૫૪૮, ૫૪૯, ૩૫૦ સાવડી સર્વે નંબર- ૧૩૧, ૧૩૨, ૧૩૩, ૧૩૪, ૧૩૬, ૧૩૭	૫૬	૩૨.૬૪
૬	ટંકારા	ટંકારા	ટંકારા	રાજકોટ	આણંદપર સર્વે નંબર- ૧૬૪, ૧૬૫, ૧૬૬, ૧૬૭, ૧૬૮, ૧૬૯, ૧૭૦, ૧૭૧ હડાળા સર્વે નંબર-૧૭, ૧૮, ૧૯, ૧૧૪, ૧૬૦, વિજયનગર સર્વે નંબર-૧૮, ૧૯, ૨૧ ગવરીદડ સર્વે નંબર-૩૫, ૫૪૬, ૫૪૮, ૫૪૯, ૩૫૦ સાવડી સર્વે નંબર- ૧૩૧, ૧૩૨, ૧૩૩, ૧૩૪, ૧૩૬, ૧૩૭	૩૯	૨૬.૪૩

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ નાની સિંચાય યોજનાઓ

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કૃષિસીટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૭	હડાળા	હડાળા જુની	ટંકરા	રાજકોટ	હડાળા જુની સર્વે નંબર- ૧૨૪, ૧૨૫, ૧૦૪,	૭૪	૧૪.૪૪
૮	કોઠારીયા	કોઠારીયા	ટંકરા	રાજકોટ	કોઠારીયા સર્વે નંબર- ૧૩૮, ૧૪૦	૭૮	૬૫.૪૦
		કુલ				૫૮૮	૩૪૨.૮૦

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ નાની સિંચાય યોજનાઓ

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કૃષિસીટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	લીલાપર	લીલાપર	મોરબી	રાજકોટ	લીલાપર સર્વે નંબર- ૧૬૨/૧, ૧૬૨/૨, ૧૬૪, ૧૬૫, ૨૩૯	૧૪	૬.૮૮
૨	ધુનડા (સ)	ધુનડા (સ)	મોરબી	રાજકોટ	ધુનડા (સ) સર્વે નંબર- ૮૮૧ સરકારી ખરાબા	૨૬	૨૫.૦૫
		કુલ				૪૦	૩૨.૦૩

પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક  
તારીજ પત્રક અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાની સંખ્યા	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો અરીયા હેક્ટર	સ્ટોરેજ વ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	-	૨૧	ઉપલેટા	રાજકોટ	સાથેના તાલુકા વાર્ડઝ	૪૧.૨૫	૮૨.૦૨
૨	-	૮	જામકંડોરણા	રાજકોટ	પત્રકમાં સર્વે નંબરની માહિતી આપેલ છે.	૩૩.૭૪	૨૪.૫૧
૩	-	૪	ધોરાજી	રાજકોટ		૫૨.૬૦	૪૧.૦૩
૪	-	૩૯	જેતપુર	રાજકોટ		૧૮૫.૫૫	૩૭.૫૪
૫	-	૨૩	ગોંડલ	રાજકોટ		૧૦૦.૮૫	૪૨.૪૮
૬	-	૩	કોટડા સાંગાણી	રાજકોટ		૭.૦૦	૪.૫૦
૭	-	૧૦	લોપીકા	રાજકોટ		૮૦.૨૫	૧૮.૮૫
૮	-	૩૩	રાજકોટ	રાજકોટ		૧૮૮.૮૦	૧૪૩.૮૮
૯	-	૨	પડધરી	રાજકોટ		૧૧.૦૦	૧૦.૮૪
૧૦	-	૨૪	જસદણ	રાજકોટ		૧૦૦.૩૫	૧૦૪.૪૭
૧૧	-	૨૦	વાંકાનેર	રાજકોટ		૮૭.૭૦	૭૩.૪૩
૧૨	-	૬	ટંકારા	રાજકોટ		૪૨.૬૦	૧૮.૪૮
૧૩	-	૨૩	મોરબી	રાજકોટ		૮૫.૭૫	૫૭.૬૬
૧૪	-	૮	માળીયા મી.	રાજકોટ		૧૧૦.૫૦	૨૪.૮૩
	કુલ	૨૨૪				૧૧૪૮.૮૪	૬૮૪.૬૩

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અ.નુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ગઢાળા	ગઢાળા	અ. તળાવ ઉપલેટા	રાજકોટ	૬૦	૧.૪૨	૨.૪૭
૨	ભાયાવદર	ભાયાવદર	અ. તળાવ ઉપલેટા	રાજકોટ	૪૬૬	૧.૬૮	૨.૯૬
૩	જા૨	જા૨	અ. તળાવ ઉપલેટા	રાજકોટ	૮૨	૦.૯૩	૧.૪૮
૪	અરણી	અરણી	અ. તળાવ ઉપલેટા	રાજકોટ	૫૩૭	૧.૨	૧.૭૬
૫	વડાળી	વડાળી	અ. તળાવ ઉપલેટા	રાજકોટ	૧૦૭	૧.૦૬	૧.૮૭
૬	કોલકી	કોલકી	અ. તળાવ ઉપલેટા	રાજકોટ	૨૪૮	૧.૦૮	૧.૮૭
૭	અરણી	અરણી	અ. તળાવ ઉપલેટા	રાજકોટ	૧૮૭	૧.૧૬	૧.૮૭
૮	કાથરોટા	કાથરોટા	અ. તળાવ ઉપલેટા	રાજકોટ	૮૬	૧.૧૨	૧.૮૭
૯	ટીંબડી	ટીંબડી	અ. તળાવ ઉપલેટા	રાજકોટ	૨૧૨, ૨૧૪	૧.૧૨	૧.૮૭
૧૦	કોલકી	કોલકી	અ. તળાવ ઉપલેટા	રાજકોટ	૨૩૪	૧.૦૮	૨.૩૬
૧૧	ભાયાવદર	ભાયાવદર	અ. તળાવ ઉપલેટા	રાજકોટ	૫૪૦	૧.૫૨	૨.૬૫
૧૨	મેરવદર	મેરવદર	અ. તળાવ ઉપલેટા	રાજકોટ	૧૬૪	૨.૮૮	૫.૮૦
૧૩	વડાળી	વડાળી	અ. તળાવ ઉપલેટા	રાજકોટ	૩૦૬/૧	૨.૮	૪.૮૪
૧૪	ભાયાવદર	ભાયાવદર	અ. તળાવ ઉપલેટા	રાજકોટ	૪૦૩	૩.૨૮	૭.૯૧
૧૫	ટીંબડી	ટીંબડી	અ. તળાવ ઉપલેટા	રાજકોટ	૩૨૦	૧.૭૧	૪.૮૪
૧૬	વડાળી	વડાળી	અ. તળાવ ઉપલેટા	રાજકોટ	૩૦૬/૧	૧.૪૮	૨.૫૪
૧૭	ભાયાવદર	ભાયાવદર	અ. તળાવ ઉપલેટા	રાજકોટ	૫૫૮	૪.૮૨	૨૦.૪૮
૧૮	ટીંબડી	ટીંબડી	અ. તળાવ ઉપલેટા	રાજકોટ	૨૮૮	૨.૮૧	૬.૭૪

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧૮	ભાયાવદર	ભાયાવદર	ઉપલેટા	રાજકોટ	૧૧૫૮, ૧૧૫૯ પૈકી	૩.૨૨	૬.૮૮
૨૦	ખારચીયા	ખારચીયા	ઉપલેટા	રાજકોટ	૨૩, ૩૪, ૪૦	૩.૧૪	૫.૮૦
૩૧	ભાયાવદર	ભાયાવદર	ઉપલેટા	રાજકોટ	૪૮૪/૧	૧.૪૮	૨.૫૪
		કુલ				૪૧.૨૫	૮૨.૦૨

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ચીત્રાવડ	ચીત્રાવડ (પાવરીયા)	જા. કંડોરણા	રાજકોટ	૧૪૭ ખરાબો, ૬૮, ૬૯ પૈકી,	૧.૬૭	૦.૩૫
૨	ગુંદાસરી	ગુંદાસરી	જા. કંડોરણા	રાજકોટ	૨૩૧, ૧૪૫ પૈકી, ૧૪૬ પૈકી	૮.૧૫	૮.૮
૩	જામકંડોરણા	જામકંડોરણા (વેસ્ટ)	જા. કંડોરણા	રાજકોટ	૮૫, ૮૬,	૪.૫૫	૩.૦૪
૪	ખજુરડા	ખજુરડા (હીરાધાર)	જા. કંડોરણા	રાજકોટ	૬૩૩ ખરાબો	૩.૦૮	૨.૦૧
૫	મેઘાવડ	મેઘાવડ (ભાડલા)	જા. કંડોરણા	રાજકોટ	૧૧૮	૨.૧૦	૧.૩૮
૬	તરકાસર	તરકાસર	જા. કંડોરણા	રાજકોટ	૧૦૪, ૧૦૫, ૧૦૬, ૧૩૪, ૮૬.	૧.૭૭	૦.૭૮
૭	બરડીયા	બરડીયા	જા. કંડોરણા	રાજકોટ	૧૪૦/૧ ખરાબો,	૫.૫૭	૫.૮૦
૮	સનાળા	સનાળા (સરવાણીયા)	જા. કંડોરણા	રાજકોટ	૪૫, ૫૧,	૫.૮૫	૨.૧૫
		કુલ				૩૩.૭૪	૨૪.૫૧

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ચીચોડ	ચીચોડ (વિસ્ટ સાર્કડ)	અ. તળાવ ધોરાજી	રાજકોટ	૧૪૫/૧ પૈકી	૮.૬૫	૧૦.૦૮
૨	મોટી વાવડી	મોટી વાવડી(કિસીયા સીમાડો)	અ. તળાવ ધોરાજી	રાજકોટ	મોટી વાવડી ૨૩૪ પૈકી, કેરાળા ૧૨ પૈકી	૧૩.૬૫	૮.૭૮
૩	તોરણીયા	તોરણીયા	અ. તળાવ ધોરાજી	રાજકોટ	૩૦ પૈકી, ૩૦/૧૦, ૩૦/૧૧	૧૩.૧૦	૭.૬૨
૪	વેગડી	વેગડી (ઉમરકોટ રોડ)	અ. તળાવ ધોરાજી	રાજકોટ	૧૦૨ પૈકી	૧૬.૨૦	૧૩.૫૫
		કુલ				૫૨.૬૦	૪૧.૦૩



## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ડેડવા	ડેડવા	જેતપુર	રાજકોટ	૧૨	૪.૬૦	૧.૮૮
૨	ભારથીયા	ભારથીયા	જેતપુર	રાજકોટ	૨૮	૧૩.૬૪	૦.૩૫
૩	વિરપુર	વિરપુર	જેતપુર	રાજકોટ	૮૩૦	૩.૭૨	૦.૪૮
૪	વિરપુર	વિરપુર	જેતપુર	રાજકોટ	૮૩૦	૨.૬૨	૨.૩૭
૫	વિરપુર	વિરપુર	જેતપુર	રાજકોટ	૮૩૦	૪.૪૫	૦.૫૩
૬	પીઠડીયા	પીઠડીયા	જેતપુર	રાજકોટ	૪૪૮	૩.૨૮	૦.૬૭
૭	સ્ટેશન વાવડી	સ્ટેશન વાવડી	જેતપુર	રાજકોટ	૩૬	૩.૭૪	૦.૮૮
૮	અકાળા	અકાળા	જેતપુર	રાજકોટ	૪૮	૧૪.૦૧	૧.૬૨
૯	અમરનગર	અમરનગર	જેતપુર	રાજકોટ	૧૮૬	૧૧.૨૨	૨.૬૫
૧૦	ચારણ સમઢીયાળા	ચારણ સમઢીયાળા	જેતપુર	રાજકોટ	૩૮	૮.૧૨	૦.૬
૧૧	ડેડવા	ડેડવા	જેતપુર	રાજકોટ	૧૨	૩.૬૦	૦.૬૪
૧૨	ડેડવા	ડેડવા	જેતપુર	રાજકોટ	૧૨	૪.૪૦	૦.૮૮
૧૩	દેવકી ગાલોલ	દેવકી ગાલોલ	જેતપુર	રાજકોટ	૩૨૮	૧૨.૩૨	૦.૮૫
૧૪	હરિપર	હરિપર	જેતપુર	રાજકોટ	૫૪	૮.૭૩	૦.૭૮
૧૫	જેતલસર	જેતલસર	જેતપુર	રાજકોટ	૫૮૩	૫.૩૨	૦.૩૨
૧૬	જેતલસર	જેતલસર	જેતપુર	રાજકોટ	૫૮૩	૪.૬૪	૦.૪૬
૧૭	જેતલસર	જેતલસર	જેતપુર	રાજકોટ	૫૮૩	૬.૩૮	૧.૫૮
૧૮	કાગવડ	કાગવડ	જેતપુર	રાજકોટ	૨૦૮	૨.૧૮	૧.૬૨

પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક  
પત્રક-અ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧૯	કાગવડ	કાગવડ	જેતપુર	રાજકોટ	૨૦૮	૧.૮૬	૦.૪૨
૨૦	કેરાળી	કેરાળી	જેતપુર	રાજકોટ	૫૩	૪.૮૪	૧.૩૪
૨૧	ખજુરી ગુંદાળા	ખજુરી ગુંદાળા	જેતપુર	રાજકોટ	૨૨૦	૪.૪૬	૦.૬૯
૨૨	ખારચીયા	ખારચીયા	જેતપુર	રાજકોટ	૨૮	૪.૭૯	૦.૫૩
૨૩	લુણાગરા	લુણાગરા	જેતપુર	રાજકોટ	૨૮૭	૬.૨૦	૦.૫૩
૨૪	લુણાગરી	લુણાગરી	જેતપુર	રાજકોટ	૧૫૬	૩.૪૪	૦.૫૩
૨૫	પાંચપીપળા	પાંચપીપળા	જેતપુર	રાજકોટ	૧૬૩	૪.૪૭	૦.૬૯
૨૬	બાવા પીપળીયા	બાવા પીપળીયા	જેતપુર	રાજકોટ	૨૫૦	૨.૮૮	૦.૩૯
૨૭	ઉમરાળી	ઉમરાળી	જેતપુર	રાજકોટ	૧૦	૪.૭૧	૧.૦૨
૨૮	ઉમરાળી	ઉમરાળી	જેતપુર	રાજકોટ	૧૦	૩.૬૮	૦.૭૪
૨૯	વિરપુર	વિરપુર	જેતપુર	રાજકોટ	૮૩૦	૨.૭૨	૦.૭૮
૩૦	વિરપુર	વિરપુર	જેતપુર	રાજકોટ	૮૩૦	૪.૨૧	૦.૧૪
૩૧	વિરપુર	વિરપુર	જેતપુર	રાજકોટ	૮૩૦	૬.૧૨	૦.૫૩
૩૨	વિરપુર	વિરપુર	જેતપુર	રાજકોટ	૮૩૦	૩.૪૨	૦.૫૩
૩૩	દેવકી ગાલોલ	દેવકી ગાલોલ	જેતપુર	રાજકોટ	૩૨૯	૨.૫૧	૧.૩૧
૩૪	ખજુરી ગુંદાળા	ખજુરી ગુંદાળા	જેતપુર	રાજકોટ	૨૨૪	૧.૬૭	૦.૪૨
૩૫	પીપળીયા	પીપળીયા	જેતપુર	રાજકોટ	૩૬	૨.૨૨	૦.૫૩
૩૬	સકડીયા	સકડીયા	જેતપુર	રાજકોટ	૪૪૮	૩.૩૬	૦.૭૮

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન/સી.પી. કે.ટી.	સ્ટોરેજ કે.ટી.
૧	૨	૩	૪	૫	૬	૭	૮
૩૭	પ્રેમગઢ	પ્રેમગઢ	જેતપુર	રાજકોટ	૧૪૮	૨.૦૪	૦.૮૫
૩૮	રૂપાવટી	રૂપાવટી	જેતપુર	રાજકોટ	૨૦૪	૩.૬૮	૧.૫૨
૩૯	મોહાપર	મોહાપર	જેતપુર	રાજકોટ	૧૩૬	૪.૨૦	૨.૮૭
		કુલ				૧૮૫.૫૫	૩૭.૫૪

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	ધોજનાનું નામ	તાલુકો	જલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	અનીડા	અનીડા	ગોંડલ	રાજકોટ	૬૦	૩.૮૦	૦.૬૪
૨	બાંદરા	બાંદરા	ગોંડલ	રાજકોટ	૪૪	૩.૬૫	૩.૪૬
૩	ગોમટા	ગોમટા	ગોંડલ	રાજકોટ	૨૫	૩.૨૫	૦.૮૮
૪	મોવિઆ	મોવિઆ	ગોંડલ	રાજકોટ	૧૦૪	૪.૨૦	૧.૮૮
૫	પાટીદડ	પાટીદડ	ગોંડલ	રાજકોટ	૨૪૭	૩.૭૫	૦.૭૮
૬	રીબડા	રીબડા	ગોંડલ	રાજકોટ	૧૮૭	૪.૧૦	૦.૮૫
૭	નાના ઉમવાડા	નાના ઉમવાડા	ગોંડલ	રાજકોટ	૨૩૭, ૨૩૮	૩.૫૦	૦.૮૮
૮	બેટાવડ	બેટાવડ	ગોંડલ	રાજકોટ	૬૫	૩.૮૫	૦.૮૫
૯	ભંડારીયા	ભંડારીયા	ગોંડલ	રાજકોટ	૮૪	૪.૫૦	૧.૫૮
૧૦	ભરૂડી	ભરૂડી	ગોંડલ	રાજકોટ	૭૮	૪.૮૦	૨.૦૮
૧૧	ભુણાવા	ભુણાવા	ગોંડલ	રાજકોટ	૩૬	૫.૬૦	૦.૮૮
૧૨	ગોમટા	ગોમટા	ગોંડલ	રાજકોટ	૨૮	૪.૮૦	૦.૭૮
૧૩	મસીતાળા	મસીતાળા	ગોંડલ	રાજકોટ	૮૮૪, ૮૮૫	૪.૮૦	૨.૮૭
૧૪	મોવિઆ	મોવિઆ	ગોંડલ	રાજકોટ	૮૫/૨	૪.૫૦	૨.૪૪
૧૫	પીપળીયા	પીપળીયા	ગોંડલ	રાજકોટ	૩૫૧	૩.૮૫	૧.૦૬
૧૬	પાટીદડ	પાટીદડ	ગોંડલ	રાજકોટ	૧૪૮	૪.૮૦	૦.૮૮
૧૭	પાટીયાળી	પાટીયાળી	ગોંડલ	રાજકોટ	૨૨૮	૫.૦૦	૧.૭૩
૧૮	કોલીથડ	કોલીથડ	ગોંડલ	રાજકોટ	૫૪	૪.૫૦	૧.૮૮

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧૮	અનિડા	અનિડા	ગોંડલ	રાજકોટ	૬૮.	૩.૦૦	૦.૮૧
૨૦	અનિડા	અનિડા	ગોંડલ	રાજકોટ	૭૪	૫.૨૫	૧.૦૬
૨૧	ગોમટા	ગોમટા	ગોંડલ	રાજકોટ	૩૫૦, ૨૫	૭.૫૦	૨.૭૨
૨૨	નાગડકા	નાગડકા	ગોંડલ	રાજકોટ	૬૪, ૨૪	૪.૨૫	૩.૮૮
૨૩	રીબડા	રીબડા	ગોંડલ	રાજકોટ	૨૪૭	૩.૫૦	૬.૬૭
						૧૦૦.૮૫	૪૨.૪૮

કુલ

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	આંબલીયાળા	આંબલીયાળા	કો. સાંગાણી	રાજકોટ	૧૩૭, ૮૭	૨.૫૦	૧.૫૦
૨	અનિડા (વાછરા)	અનિડા (વાછરા)	કો. સાંગાણી	રાજકોટ	૩૮૧	૨.૦૦	૧.૫૦
૩	ખોખરી	ખોખરી	કો. સાંગાણી	રાજકોટ	૧૨૭	૨.૫૦	૧.૫૦
						૭.૦૦	૪.૫૦

કુલ

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	ધોજનાનું નામ		તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન/પ્રકાર	સ્ટોરેજ કેપેસિટી મી. ચ. ફુટ
૧	૨	૩		૪	૫	૬	૭	૮
૧	ચીલડા	ચીલડા	અ. તળાવ	લોધીકા	રાજકોટ	૪૧૮ સરકારી ખરાબો	૮.૪૫	૨.૨૨
૨	ખાંભ	ખાંભ	અ. તળાવ	લોધીકા	રાજકોટ	૧૮૬ સરકારી ખરાબો	૧૪.૮૫	૩.૪૮
૩	લોધીકા	લોધીકા	અ. તળાવ	લોધીકા	રાજકોટ	૪૩૦ સરકારી ખરાબો	૬.૩૦	૧.૪૮
૪	માખાવડ	માખાવડ	અ. તળાવ	લોધીકા	રાજકોટ	૨૩૫ સરકારી ખરાબો	૬.૩૦	૧.૪૮
૫	નોધુ પીપળીયા	નોધુ પીપળીયા	અ. તળાવ	લોધીકા	રાજકોટ	૮૦ સરકારી ખરાબો, ૩૮/૧, ૮૦, ૮૦ પૈકી,	૧૦.૫૦	૨.૪૭
૬	પીપળીયા (પાળ)	પીપળીયા (પાળ)	અ. તળાવ	લોધીકા	રાજકોટ	૧૪૬ સરકારી ખરાબો	૭.૨૦	૧.૬૮
૭	સાંગણવા	સાંગણવા	અ. તળાવ	લોધીકા	રાજકોટ	૨૮૦ સરકારી ખરાબો	૧૦.૫૦	૨.૪૭
૮	જેતાકુબા	જેતાકુબા	અ. તળાવ	લોધીકા	રાજકોટ	૧૨૮ સરકારી ખરાબો	૩.૦૦	૦.૭૦
૯	જેતાકુબા	જેતાકુબા	અ. તળાવ	લોધીકા	રાજકોટ	૧૨૮ સરકારી ખરાબો	૬.૩૦	૧.૪૮
૧૦	માખાવડ	માખાવડ	અ. તળાવ	લોધીકા	રાજકોટ	૨૩૫ સરકારી ખરાબો	૫.૮૫	૧.૩૭
							૮૦.૨૫	૧૮.૮૫

કુલ

પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક  
પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ ક્યુસીટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ભાયાસર	ભાયાસર	રાજકોટ	રાજકોટ	૧૩૬	૪.૫૦	૩.૪૮
૨	ભુપગઢ	ભુપગઢ	રાજકોટ	રાજકોટ	૪૭૬	૨.૦૦	૨.૧૮
૩	હલેન્ડા	હલેન્ડા	રાજકોટ	રાજકોટ	૫૧૪	૮.૫૦	૨.૮૬
૪	પરાપીપળીયા	પરાપીપળીયા	રાજકોટ	રાજકોટ	૧૮૭	૧૧.૦૦	૭.૪૮
૫	રાણપુર	રાણપુર	રાજકોટ	રાજકોટ	૨૨૨, ૭૬, ૭૭	૨૫.૦૦	૧૫.૫૩
૬	લીલી સાજડીયાળી	લીલી સાજડીયાળી	રાજકોટ	રાજકોટ	૩૧૬/૧,	૨.૦૦	૧.૨૧
૭	કુચીયાદડ	કુચીયાદડ	રાજકોટ	રાજકોટ	૨૫૬, ૧૨૫	૫.૧૦	૩.૪૨
૮	જીયાણા	જીયાણા	રાજકોટ	રાજકોટ	૨૨૨, ૩૧૮, ૩૨૦	૧૦.૦૦	૮.૮૬
૯	મેસવડા	મેસવડા	રાજકોટ	રાજકોટ	૪૭, ૪૮	૬.૭૦	૪.૪૮
૧૦	હિરાસર	હિરાસર	રાજકોટ	રાજકોટ	૪૭	૫.૫૦	૫.૭૮
૧૧	ખોરાણા	ખોરાણા	રાજકોટ	રાજકોટ	૩૫૬, ૭૩, ૭૪, ૭૫/૩, ૭૫/૪,	૨૫.૫૦	૧૫.૮૮
૧૨	રૈયા	રૈયા	રાજકોટ	રાજકોટ	૨૫૦	૫.૫૦	૩.૮૪
૧૩	હલેન્ડા	હલેન્ડા	રાજકોટ	રાજકોટ	૫૧૪, ૨૬૬	૮.૦૦	૭.૮૪
૧૪	ભાયાસર	ભાયાસર	રાજકોટ	રાજકોટ	૧૩૫	૪.૦૦	૩.૦૦
૧૫	હલેન્ડા	હલેન્ડા	રાજકોટ	રાજકોટ	૫૧૪	૩.૦૦	૨.૨૫
૧૬	સાયપર	સાયપર	રાજકોટ	રાજકોટ	૫૮	૩.૦૦	૨.૫૪
૧૭	વાજડી(વીરડા)	વાજડી(વીરડા)	રાજકોટ	રાજકોટ	૧૨૦	૩.૫૦	૩.૦૦
૧૮	ફુંગરપુર	ફુંગરપુર	રાજકોટ	રાજકોટ	૪૭	૩.૦૦	૨.૩૬
૧૯	ભાયાસર	ભાયાસર	રાજકોટ	રાજકોટ	૧૩૬	૪.૦૦	૨.૮૬



## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી ચી. ધ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૨૦	માલીયાસણ	માલીયાસણ	રાજકોટ	રાજકોટ	૩૩૩	૩.૫૦	૨.૪૭
૨૧	વાજડી(વીરડા)	વાજડી(વીરડા)	રાજકોટ	રાજકોટ	૧૨૦	૨.૫૦	૧.૭૬
૨૨	હલેન્ડા	હલેન્ડા	રાજકોટ	રાજકોટ	૫૧૪	૪.૫૦	૩.૫૩
૨૩	ગઢકા	ગઢકા	રાજકોટ	રાજકોટ	૪૭૭	૩.૦૦	૨.૪૭
૨૪	ઉમરાળી	ઉમરાળી	રાજકોટ	રાજકોટ	૨૨૨	૨.૫૦	૨.૪૭
૨૫	બેડલા	બેડલા	રાજકોટ	રાજકોટ	૩૩૮	૧૦.૦૦	૭.૪૦
૨૬	સાપપર	સાપપર	રાજકોટ	રાજકોટ	૩૬૩	૧૨.૦૦	૬.૭૦
૨૭	મુંજકા	મુંજકા	રાજકોટ	રાજકોટ	૪૮	૪.૫૦	૩.૮૮
૨૮	ચાયડીયા	ચાયડીયા	રાજકોટ	રાજકોટ	૮૭/૧	૩.૫૦	૩.૫૩
૨૯	ભાયાસર	ભાયાસર	રાજકોટ	રાજકોટ	૧૩૬	૨.૫૦	૨.૧૧
૩૦	લાખાપર	લાખાપર	રાજકોટ	રાજકોટ	૧૨૧	૩.૫૦	૨.૧૧
૩૧	મેસવડા	મેસવડા	રાજકોટ	રાજકોટ	૧૦૮, ૧૦૧	૩.૦૦	૧.૭૬
૩૨	કાળીપાટ	કાળીપાટ	રાજકોટ	રાજકોટ	૧૭૮	૩.૦૦	૨.૮૨
૩૩	ચાયડીયા	ચાયડીયા	રાજકોટ	રાજકોટ	૮૭/૧	૨.૦૦	૧.૪૮
		કુલ				૧૮૮.૮૦	૧૪૩.૮૮

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન એકર	સ્ટોરેજ કેપેસિટી મી. મ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ખંભાળા	ખંભાળા	પડધરી	રાજકોટ	૨૨૪	૪.૦૦	૨.૭૦
૨	જલરીયા	જલરીયા	પડધરી	રાજકોટ	૩૨૧	૭.૦૦	૮.૧૪
		કુલ				૧૧.૦૦	૧૦.૮૪

પંચાયત હસ્તકર્તા તળાવો અંગેની માહિતી.

પુષ્ક - બ  
હેપાત યોજના

અનુ. નં.	ગામનુ નામ	યાજનાનુ નામ	તાલુકો	સર્વે નં.	તળાવનો ઓરીયા હે.	સ્ટોરેજ એમ.સીએફ.ટી.
૧	૨	૩	૪	૫	૬	૭
૧	રાજાવડલા (જામ)	રાજાવડલા (જામ) પી.ટી. (સરકારીયા)	જામડણ	રાજકાંટ	૩.૫૦	૬.૦૦
૨	વેરાવળ (ભાડલા)	વેરાવળ (ભાડલા) પી.ટી. ગામપાસે	જામડણ	રાજકાંટ	૩.૦૦	૩.૮૨
૩	ગઢડીયા (જામ)	ગઢડીયા (જામ) પી.ટી. ગામપાસે	જામડણ	રાજકાંટ	૧.૦૦	૩.૫૨
૪	ગઢડીયા (જામ)	ગઢડીયા (જામ) પી.ટી. આદિયારોડ	જામડણ	રાજકાંટ	૩.૦૦	૩.૧૧
૫	ખડાવડી	ખડાવડી પી.ટી. ભાડલાસરોડ	જામડણ	રાજકાંટ	૫.૫૦	૭.૦૬
૬	મંડાવા	મંડાવા પી.ટી. ઢાંડડીયાના સિમાડે	જામડણ	રાજકાંટ	૫.૨૫	૧૨.૭૧
૭	ગુંડાળા (જામ)	હીંગોળગઢ પી.ટી.	જામડણ	રાજકાંટ	૪.૫૦	૧.૭૬
૮	દેવપરા	લીલાપુર પી.ટી. જરણવાળુ	જામડણ	રાજકાંટ	૫.૫૦	૪.૨૩
૯	લીલાપુર	લીલાપુર પી.ટી. ધુપીયાવાળુ	જામડણ	રાજકાંટ	૧.૫૦	૧૦.૫૯
૧૦	કુંદણી	કુંદણી પી.ટી. ધોળાકુંદી	જામડણ	રાજકાંટ	૧.૬૫	૧.૪૧
૧૧	કુંદણી	કુંદણી પી.ટી. દેવધારનુ	જામડણ	રાજકાંટ	૩.૦૦	૭.૦૬
૧૨	કમળાપુર	કમળાપુર પી.ટી. પુરણીયાનુ	જામડણ	રાજકાંટ	૫.૦૦	૩.૮૬
૧૩	કમળાપુર	કમળાપુર પી.ટી. ખાંડીયાવવાળુ	જામડણ	રાજકાંટ	૩.૦૦	૩.૬૦
૧૪	સાણચલી	સાણચલી પી.ટી. મારાડીયા	જામડણ	રાજકાંટ	૧૫.૦૦	૬.૭૦
૧૫	દેવધરી	દેવધરી પી.ટી. કડકધાર	જામડણ	રાજકાંટ	૧૧૩, ૧૧૪, ૧૧૭, ૧૧૮, ૧૧૯, ૧૨૦, ૨૫૮ પેટી, ૩૫૬, ૧૧૧	૬.૭૦
૧૬	મોઢુકા	મોઢુકા પી.ટી. વાણીયાવાડી	જામડણ	રાજકાંટ	૪.૫૦	૧.૦૫
૧૭	બંધાળી	બંધાળી પી.ટી. ગામપાસે	જામડણ	રાજકાંટ	૩.૮૫	૦.૭૦
૧૮	ભડલી	ભડલી પી.ટી. જાના વાંકળો	જામડણ	રાજકાંટ	૩.૬૦	૧.૦૫
૧૯	છાંતીયા	છાંતીયા પી.ટી. ઉડવો વાંકળો	જામડણ	રાજકાંટ	૩.૦૦	૩.૮૪

અનુ. નં.	ગામનું નામ	યાજનાનું નામ	તાલુકા	સર્વે નં.	તળાવનાં એરીયા હે.	સ્ટોરેજ ઓમ. સીએફ.ટી.
૧	૨	૩	૪	૫	૬	૭
૨૦	ગુંદાળા(જસ)	ગુંદાળા(જસ) પી.ટી. કાંઠામરજી	જસદણ	૨૮૬	૧.૩૫	૪.૨૭
૨૧	કોટડા	મોટા કંધવાડીયા પી.ટી. ખારીનું	જસદણ	૧૩૨	૩.૨૫	૩.૫૦
૨૨	હાથસણી	હાથસણી પી.ટી. સિરસાણ સેલુ	જસદણ	-	૪.૦૦	૩.૫૩
૨૩	અજમેર	અજમેર પી.ટી. વડલીયાળુ	જસદણ	૧૭૬	૩.૫૦	૪.૯૪
૨૪	કેટ્ટી	કેટ્ટી પી.ટી. આરસિકીયાળુ	જસદણ	૩૦	૩.૫૦	૩.૫૩
				૨૧૨૮૧૧૭	૧૦૦.૩૮	૫૦૪.૪૭

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ ક્યુબીકી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	વીડી ભોજપરા	વીડી ભોજપરા	વાંકાનેર	રાજકોટ	૭૩	૭.૨૦	૬.૦૦
૨	અમરસર	અમરસર	વાંકાનેર	રાજકોટ	૨૬૯	૪.૮૦	૩.૫૦
૩	કણકોટ	કણકોટ	વાંકાનેર	રાજકોટ	૪૨૮	૨.૫૦	૧.૩૭
૪	રંગપર	રંગપર	વાંકાનેર	રાજકોટ	૨૦૬	૪.૧૦	૨.૮૦
૫	જાલીયા	જાલીયા	વાંકાનેર	રાજકોટ	૨૮૩	૬.૫૦	૫.૮૦
૬	કાંછીયાગાળા	કાંછીયાગાળા	વાંકાનેર	રાજકોટ	૧૭૭	૪.૬૦	૪.૧૦
૭	ખીજડીયા	ખીજડીયા	વાંકાનેર	રાજકોટ	૩૨૧	૪.૨૫	૩.૫૦
૮	રાજાવડલા	રાજાવડલા	વાંકાનેર	રાજકોટ	૩૪૦	૩.૩૦	૨.૭૯
૯	વાલાસણ	વાલાસણ	વાંકાનેર	રાજકોટ	૧૦૨	૫.૧૦	૪.૭૦
૧૦	દીધલીયા	દીધલીયા	વાંકાનેર	રાજકોટ	૧૬૮	૪.૫૦	૪.૮૮
૧૧	આણંદપર	આણંદપર	વાંકાનેર	રાજકોટ	૧૩૩	૩.૩૫	૨.૩૩
૧૨	સતાપર	સતાપર	વાંકાનેર	રાજકોટ	૨૧૨	૨.૮૦	૨.૪૭
૧૩	માટેલ	માટેલ	વાંકાનેર	રાજકોટ	૨૮૪	૩.૬૦	૨.૮૬
૧૪	ઓળ	ઓળ	વાંકાનેર	રાજકોટ	૩૩૩	૩.૪૦	૨.૭૯
૧૫	દલડી	દલડી	વાંકાનેર	રાજકોટ	૨૧૦	૨.૮૦	૨.૪૭
૧૬	તરડીયા	તરડીયા	વાંકાનેર	રાજકોટ	૮૧	૧૦.૨૦	૮.૪૭
૧૭	લાલપર	લાલપર	વાંકાનેર	રાજકોટ	૬૫	૭.૮૦	૬.૧૪

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧૮	રાતી દેવડી	અ. તળાવ રાતી દેવડી	વાંકાનેર	રાજકોટ	૧૪૬	૨.૫૦	૨.૧૨
૧૯	પલાસડી	અ. તળાવ પલાસડી	વાંકાનેર	રાજકોટ	૧૦૦	૨.૧૦	૧.૯૭
૨૦	મેસરીયા	અ. તળાવ મેસરીયા	વાંકાનેર	રાજકોટ	૩૯૫	૨.૨૦	૧.૯૭
		કુલ				૮૭.૭૦	૭૩.૪૩

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-અ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	નેકનામ	અ. તળાવ નેકનામ	દેકાણા	રાજકોટ	૨૨, ૨૩, ૨૪, ૨૫, ૨૬	૧૦.૦૦	૫.૦૧
૨	કાગદડી	અ. તળાવ કાગદડી	દેકાણા	રાજકોટ	૩૩૩, ૩૩૮, ૩૩૯	૪.૦૦	૧.૭૬
૩	મિતાણા	અ. તળાવ મિતાણા	દેકાણા	રાજકોટ	૨૩૩, ૨૭૪, ૨૮૮, ૨૮૯	૬.૦૦	૨.૮૨
૪	નસીતપર	અ. તળાવ નસીતપર	દેકાણા	રાજકોટ	૩૧૩,	૬.૬૦	૩.૦૦
૫	લાખધીરગઢ	અ. તળાવ લાખધીરગઢ	દેકાણા	રાજકોટ	૧૪૩ ૧	૭.૫૦	૩.૮૮
૬	નેસડા (સુ)	અ. તળાવ નેસડા (સુ)	દેકાણા	રાજકોટ	૨૩૬, ૨૩૭, ૨૨૨	૮.૫૦	૨.૦૧
		કુલ				૪૨.૬૦	૧૮.૪૮

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	અણીયારી	અણીયારી	મોરબી	રાજકોટ	૩૫	૩.૫૦	૨.૪૭
૨	બીલીયા	બીલીયા	મોરબી	રાજકોટ	૧૨૩, ૧૨૪	૨.૦૦	૧.૭૭
૩	ચક્રમપર	ચક્રમપર	મોરબી	રાજકોટ	૧	૨.૫૦	૨.૪૭
૪	ગાળા	ગાળા	મોરબી	રાજકોટ	૩૩૮	૩.૭૦	૨.૪૭
૫	ધુંડે	ધુંડે	મોરબી	રાજકોટ	૧૧૦૭	૩.૭૦	૨.૪૭
૬	હરિપર	હરિપર	મોરબી	રાજકોટ	૨૭૨	૩.૧૫	૧.૭૭
૭	જેપુર	જેપુર	મોરબી	રાજકોટ	૧૨	૧.૦૦	૧.૭૭
૮	જેતપર	જેતપર	મોરબી	રાજકોટ	૧૮૬	૪.૦૦	૧.૭૭
૯	ઝીકીયાની	ઝીકીયાની	મોરબી	રાજકોટ	૪૪૭, ૩૬૪	૫.૦૦	૩.૧૮
૧૦	જીવાપર	જીવાપર	મોરબી	રાજકોટ	૨૧૪	૫.૦૦	૩.૧૮
૧૧	ખેવાડીયા	ખેવાડીયા	મોરબી	રાજકોટ	૫૦૭ પૈકી	૨.૬૦	૧.૭૭
૧૨	લુટાવદર	લુટાવદર	મોરબી	રાજકોટ	૧	૫.૦૦	૨.૮૨
૧૩	માંડલ નીચી	માંડલ નીચી	મોરબી	રાજકોટ	૩૭૬/૧ પૈકી	૩.૧૦	૧.૪૧
૧૪	માણેકવાડા	માણેકવાડા	મોરબી	રાજકોટ	૪૮૫	૪.૫૦	૨.૪૭
૧૫	માનસર	માનસર	મોરબી	રાજકોટ	૨૧૬	૩.૦૦	૩.૦૦
૧૬	માંડલ નીચી	માંડલ નીચી	મોરબી	રાજકોટ	૮૪	૭.૫૦	૬.૮૮
૧૭	પીપળી	પીપળી	મોરબી	રાજકોટ	૩૦૪	૫.૦૦	૨.૮૨
૧૮	રાજપર	રાજપર	મોરબી	રાજકોટ	૧૫૬	૩.૦૦	૨.૧૨



પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક  
પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧૯	રાપર	રાપર	મોરબી	રાજકોટ	૨૧૮	૪.૦૦	૨.૮૨
૨૦	સાદુળકા નવા	સાદુળકા નવા	મોરબી	રાજકોટ	૧	૪.૦૦	૨.૮૨
૨૧	સોખડા	સોખડા	મોરબી	રાજકોટ	૧૨૪	૫.૦૦	૧.૪૧
૨૨	ટીભડી	ટીભડી	મોરબી	રાજકોટ	૯૪	૨.૫૦	૧.૭૭
૨૩	વનાળીયા	વનાળીયા	મોરબી	રાજકોટ	૩૫૮	૩.૦૦	૨.૧૨
		કુલ				૮૫.૭૫	૫૭.૬૬

પંચાયત હસ્તકના તળાવો અંગેની માહિતી પત્રક

પત્રક-બ અનુ શ્રવણ તળાવો

અનુ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટર	સ્ટોરેજ કેપેસિટી મી. ઘ. ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	બગસરા	બગસરા	રાજકોટ	રાજકોટ	૧૨૩	૧૦.૦૦	૨.૬૪
૨	ઘાંટીલા	ઘાંટીલા	રાજકોટ	રાજકોટ	૧૫૨૫, ૧૨૪	૨૮.૦૦	૩.૮૮
૩	ખાખરેચી	ખાખરેચી	રાજકોટ	રાજકોટ	૧૫૮૩	૩૦.૦૦	૩.૮૮
૪	ચમનપર	ચમનપર	રાજકોટ	રાજકોટ	૫૦	૧.૫૦	૨.૨૨
૫	માણાબા	માણાબા	રાજકોટ	રાજકોટ	૧૮૭, ૧૮૮, ૧૮૯	૧૨.૦૦	૩.૦૦
૬	વેણાસર	વેણાસર	રાજકોટ	રાજકોટ	૩૧, ૩૨	૬.૦૦	૨.૭૮
૭	વેણાસર	વેણાસર	રાજકોટ	રાજકોટ	૩૩૦, ૩૩૧, ૩૩૨	૮.૦૦	૩.૫૩
૮	વેણાસર	વેણાસર	રાજકોટ	રાજકોટ	૮૩	૧૪.૦૦	૨.૭૮
		કુલ				૧૧૦.૫૦	૨૪.૮૩

પંચાયત હસ્તકના તળાવો અંગેની માહિતી

પત્રક - બ

નાની સિંચાઈ યોજનાના તળાવોની માહિતી

પંચાયત સિંચાઈ વિભાગ - પાટણ

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો ઝોનીયા (હેક્ટર)	સ્ટોરેજ ક.લા.ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	ખોબલા	ખોબલા ના. સિં. યો.	ચાણસ્મા	પાટણ	૧૨૬	૨૦૦	૧૧૧.૮૨
૨.	ચવેલ	ચવેલી ના. સિં. યો.	ચાણસ્મા	પાટણ	૩૮૬	૮	૪.૮૦
૩.	ભાટસર	ભાટસર ના. સિં. યો.	ચાણસ્મા	પાટણ	૮૬	૩૦	૧૬.૦૦
૪.	વાઘેલ	વાઘેલ ના. સિં. યો.	ચાણસ્મા	પાટણ	૪, ૩૮, ૫૦, ૪૮, ૪૭, ૧, ૨, ૩, ૪	૩૮	૨૦.૦૦
૫.	જમણપુર	જમણપુર ના. સિં. યો.	હારીજ	પાટણ	ગામ તળાવ	૧૮૪	૧૦૮.૦૦
૬.	સરવાલ	સરવાલ ના. સિં. યો.	હારીજ	પાટણ	ગામ તળાવ	૧૧.૫૦	૬.૨૦
					કુલ	૪૮૧.૫૦	૨૬૬.૮૨

વોટર બોર્ડિંગ ના અનુસંધાનમાં પંચાયત હસ્તકના ગાની સિંચાઈ તળાવો અંગેની માહિતી.  
પંચાયત સિંચાઈ વિભાગ, અમદાવાદ.

અ. નં.	ગ્રામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવની ઓરીયા (હેક્ટર)	સ્ટોરેજ ઇ.લા.ઇ.કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	માંડલ	માંડલ સિંચાઈ તળાવ	માંડલ	અમદાવાદ	૧૬૭૫ ૧૭૦૦ ૧૬૬૫ ૧૬૬૬ ૧૬૫૧ ૧૬૫૦ ૧૬૪૭	૧૫૦	૮૪.૦૩
૨	વિઠ્ઠલાપુર	સિંચાઈ તળાવનું કામ	"	અમદાવાદ	૫૭	૪૦	૬૮.૭૮
૩	દાલોદ	જળદેવ સિંચાઈ તળાવ	"	"	૧૭	૧૦૦	૩.૬૫
૪	ધાકડી	સિંચાઈ તળાવ	વિરમગામ	"	૧૮	૨૦	૩.૪૮

[illegible]

૯	સોલગામ	"	"	"	"	૩૦૭	૧૦૦	૧૬,૯૪
૧૦	ખેડારીયા	"	વિરમગામ	"	અમદાવાદ	૨	૪૫	૯,૦૦
૧૧	કરકથલ	"	વિરમગામ	"	"	૨૮૦,૨૮૧,૨૮૨	૧૪૦	૯,૬૮
૧૨	ઓગણ	"	"	"	"	૧૦૯૪,૧૦૯૩, ૧૦૯૨,૧૦૯૦, ૧૦૮૯,૧૦૮૭, ૧૦૮૦,૧૦૮૨, ૧૧૩૦,૧૧૩૩ ૧૧૩૬, ૧૧૩૬ ૧૧૩૭,૧૧૩૧ ૧૧૩૯,૧૧૪૦ ૧૧૪૬,૧૧૫૨	૨૨૦	૩૮,૦૦
૧૩	સીતાપુર	સિંચાઈ તળાવ	માંડલ	અમદાવાદ	૬૭૬		૫૯૦	૫૦,૩૨
૧૪	કમીજલા.	"	વિરમગામ	"		૧૬૮,૧૬૭,૨૧૨, ૨૧૫,૨૧૩,૨૧૪, ૨૦૦,૨૧૮,૨૦૯, ૨૦૭,૨૦૬,૨૦૧, ૨૦૨,૧૯૫,૧૯૦, ૧૯૪,૧૯૫,૧૯૬, ૧૯૯,૨૦૫		
૧૫	કાયલા	કાયલા મોરલી બંધ	વિરમગામ	"		૧૪૦,૨૬૦,૧૪૧	૫૦	૨૧,૨૦

ક્રમ	કુમરબાણ	વાટાબંધ	વિરમગામ	અમદાવાદ	૧૨૦	૨૦.૮૫
૧૭	રહેંગલપુર	સિંચાઈ તળાવ	"	"	૧૫૦	૩.૦૦
૧૮	કુમાળા	રાજપુરા	"	"	૫૩૯	૭.૦૭
૧૯	મેલક	સિંચાઈ તળાવ	"	"	૬૪૮	૨.૬૨
૨૦	કોઈતીયા	સિંચાણ તળાવ	" દેત્રોજી- રામપુરા	"	૧૨૮	૨૪.૩૬
૨૧	દેવપુરા	"	વિરમગામ	"	૧૦	૧૫.૧૯



રંદ	મોટીકુમાર	સિંચાઈ તજાવ	વિરમગામ	અમદાવાદ	૧, ૨	૧૨૦	૯.૫
૨૩	નાની	"	"	"	૯૭	૫૫	૧૨.૬૮
૨૪	કુમાર	"	"	"			
૨૪	ઉધરોજી	"	ચાંડલ	અમદાવાદ	૧૫૯, ૧૩૨	૬૦	૩૯.૦૦
૨૫	સદાતપુરા	પાતાપર	ક.રામપુરા	"	૩૬૬	૨૧૦	૪.૦૭
૨૬	ભાવડા	સિંચાઈ તજાવ	વિરમગામ	"	૧૧	૧૦૦	૫.૩૭
૨૭	અલકિ	"	રાણપુર	"	૪૫૦	૧૬.૫	૫.૮૨
૨૮	ઉમરાળા	શીતલા	રાણપુર	"	૩૯	૧૦.૯૦	૫.૭૭
૨૯	બોખરનેશ	સિંચાઈ તજાવ	રાણપુર	"	૧૫૪	૨૦.૦૦	૮.૭૦
૩૦	શાહપુર	સિંચાઈ તજાવ	બરવાળા	"	૪૯	૦૯.૮૩	૧૦.૭૦
૩૧	ચોકડી	"	બરવાળા	"	૧	૬.૦૦	૪.૨૩
૩૨	રોજીદ	"	બરવાળા	"	૩૦૪	૮.૧૨	૩૪.૩૦
૩૩	નાવડા	"	બરવાળા	"	૨૦૨	૪.૭૦	૧૩.૭૨
૩૪	જસ્કા	"	ધુકા	"	૧૬૬	૮.૦૦	૪.૦૦
૩૫	બડોળ	"	"	"	૯૭૨	૬.૯૦	૧૦.૧૯
૩૬	ઉમરાળા	"	"	"	૫૧૬	૬.૦૦	૨૩.૭૧
૩૭	ચેર	"	"	"	૩૬૦	૧૦.૦૦	૩૨.૦૩
૩૮	કસીન્દ્રા	"	"	"	૧૯૨	૫.૮૦	૩.૩૪
૩૯	અંબર	"	"	"	૩૦૨	૫.૦૦	૩.૩૪
૪૦	રોજીદા	રોજીકાંધ	ભાવલા	અમદાવાદ	૬૦	૧૪.૦૦	૭.૨૦
૪૧	મેણી	ફલવાડી બંધ	ભાવલા	અમદાવાદ	૫૭, ૫૮, ૫૯	૧૨૦.૦૦	૭.૯૨
૪૨	ધરની	સાસુવાડું બંધ	ભાવલા	અમદાવાદ	૯૪, ૯૫, ૯૬, ૧૦૧, ૧૦૨, ૧૧૧	૨૦૦	૧૦.૮૦
૪૩	બોદવ	સિંચાઈ તજાવ	ક.રામપુરા	"	૬૪, ૭૦	૫૦૦	૧૭.૨૨
૪૪	ગાંધી	"	ધુકા	"	૧૦૭૨	૫.૨૦	૧૭.૯૪

કુલ ૪૦૭૬ = ૬૫ ૬૮૮ = ૬૫

ગાંધીનગર

લોટર બોડીઝ ના અનુસંધાનમાં પંચાયત હસ્તકના નાની સિંચાઈ તળાવો અંગેની માહિતી. પંચાયત સિંચાઈ વિભાગ

અ. નં	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવની ઝોનીયા (હેક્ટર)	સ્ટોરેજ દ.લા.ઘ.કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	સાંતેજ	સિંચાઈ તળાવ	કલોલ	ગાંધીનગર	૫	૨૭.૧૦	૬.૦૦
૨	હામીપુર	"	"	"	૮૭	૧૮.૦૦	૧૧.૦૦
					કુલ	૪૫.૧૦	૨૦.૦૦

પંચાયત સિંચાઈ વિભાગ, મહેસાણા હસ્તકના નાની સિંચાઈ તળાવોની વિગત.

અ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોનિયા (હેક્ટર)	સ્ટોરેજ ક.લા.મ.કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	નિંદરડી	નિંદરડી નાની સિંચાઈ તળાવ	સતલાસણ	મહેસાણા	૩૫	૫૮.૫૧	૩૪.૧૮
૨	થોળ	થોળ નાની સિંચાઈ તળાવ	કડી	મહેસાણા	૧૪૨૩	૬૮૮.૮૪	૩૧૨.૦૦
૩	ચંદ્રસાગર	ચંદ્રસાગર ના સિંચાઈ તળાવ	"	"	૪૮૭	૭૬.૮૦	૪૨.૫૦
૪	બલાસર	શેર નાની સિંચાઈ તળાવ	"	"	૪૧૧	૧૮૦.૦૦	૪૨.૬૦
૫	દેઉસલા	આલેલા પીયરડી નાની સિંચાઈ તળાવ	"	"	૪૫૨	૨૮.૫૫	૧૨.૬૦
૬	મગા આદરજ	અંદેરી નાની સિંચાઈ તળાવ	"	"	૧૭૬/૧	૧૩.૩૬	૧૨.૬૦
૭	વાધરોડા	ધુભિયા નાની સિંચાઈ તળાવ	"	"	૪૭૭	૪.૮૪	૧૨.૬૦

૧	૨	૩	૪	૫	૬	૭	૮
૮	કચ્છલરી	કચ્છલરી નાની સિંચાઈ તળાવ	"	"	૧	૮.૦૦	૩૭.૮૦
૯	રંગપુર	મધકાણા નાની સિંચાઈ તળાવ	"	"	૫૫	૬.૨૨	૭.૫૦
૧૦	ગાંભુ	ગાંભુ નાની સિંચાઈ તળાવ	બેચરાણી	મહેસાણા	૪૦૦	૧૨.૨૫	૧૨.૫૦

કુલ ૧૦૬૧=૨૭ ૫૨૬=૪૬

## પંચાયત હસ્તકના તળાવો અંગેની માહિતી

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો ઁરીયા (હેક્ટર)	સ્ટોરેજ ક.લા.ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	આમલોઈ	આમલોઈ ના. સિ. યો.	દાંતા	બનાસકાંઠા	૧૨૪, ૧૨૫, ૧૨૬, ૧૨૭, ૧૨૮, ૧૨૯ (તોરણીયા)	૪	૭.૦૦
૨.	છોટા બામોદરા	છોટાબામોદરા ના. સિ. યો.	દાંતા	બનાસકાંઠા	૬૭, ૭૪, ૬૯, ૬૫ (છોટા બામોદરા) ૪૦, ૪૨૪, ૭૩, ૭૨, ૭૦, ૬૯, ૬૮, ૬૫, ૫૭, ૬૬, ૭૭, ૬૬, ૭૭, ૭૮, ૭૫	૧૯	૧૯.૦૭
૩.	દીવડી	દીવડી	દાંતા	બનાસકાંઠા	૩૫ (દીવડી) ૧૧૮ (દાંતા)	૧૦	૮.૪૦
૪.	હડાદ	હડાદ	દાંતા	બનાસકાંઠા	૧૨૫ (હડાદ)	૩૫	૨૩.૫૬
૫.	નવાવાસ	જસવંતસાગર	દાંતા	બનાસકાંઠા	૭૬	૧૮	૧૦.૦૦
૬.	મહુડી	મહુડી	દાંતા	બનાસકાંઠા	૪૦, ૩૭, ૩૮	૯	૭.૨૧
૭.	લોટલ	માણેકનાથ	દાંતા	બનાસકાંઠા	૨૧ (વીરપુર)	૧૨	૧૦.૯૪
૮.	માંકણચંપા	માંકણચંપા	દાંતા	બનાસકાંઠા	૧૧૩ - એ	૭	૪.૨૫
૯.	મીરાંવાસ	મીરાંવાસ	દાંતા	બનાસકાંઠા	૧ (મીરાંવાસ)	૩૦	૨૬.૯૮
૧૦.	માંકડી	માંકડી	દાંતા	બનાસકાંઠા	૬૦ (માંકડી)	૧૧	૭.૫૯
૧૧.	મોટા પીપોદરા	મોટા પીપોદરા	દાંતા	બનાસકાંઠા	૩૭, ૩૮, ૩૯, ૪૦, ૪૩, ૪૪, ૪૫ (મોટા પીપોદરા)	૧૨	૧૦.૭૬
૧૨.	મોતીપુરા	મોતીપુરા	દાંતા	બનાસકાંઠા	૪૫ (મોતીપુરા)	૬	૪.૪૮
૧૩.	રીંછડી	પાવડીનાળા	દાંતા	બનાસકાંઠા	૭૮, ૭૯, ૮૯ (રીંછડી)	૧૨	૧૧.૮૯
૧૪.	પીઠગાજીપુર	પીઠ ગાજીપુર	દાંતા	બનાસકાંઠા	૧૦, ૧૨ (ગાજીપુર)	૩૫	૬૬.૬૧
૧૫.	રાયગ્રીયા	રાયગ્રીયા	દાંતા	બનાસકાંઠા	૧૭	૧૦	૪.૫૦
૧૬.	સાંઢોસી	સાંઢોસી	દાંતા	બનાસકાંઠા	૧૪૪ (સાંઢોસી)	૧૬	૧૫.૮૯
૧૭.	સોળસંડા	સોળસંડા	દાંતા	બનાસકાંઠા	૭૬ (સોળસંડા)	૬૦	૬૮.૧૭

૧૮.	ઉમરી	ઉમરી	દાંતા	બનાસકાંઠા	૫૫, ૫૪ (ખંડોર ઉબરી)	૪૫	૫૩.૪૩
૧૯.	બારવાસ	વગદા કથારી	દાંતા	બનાસકાંઠા	૬૭, ૧૧ (બારવાસ) ૩, ૩૮, ૩૯, ૪૦, ૪૬, ૪૭, ૪૮, ૪૯, ૫૦, ૫૧, ૫૨, ૫૩, ૫૪, ૬૨, ૬૩, ૬૯, ૧૦ (ઝોકોબાર)	૨૫	૪૦.૧૦
૨૦.	વણાઝારા	વણાઝારા ના. સિં. યો.	દાંતા	બનાસકાંઠા	૮૫ (વણાઝારા)	૧૭	૨૫.૨૬
૨૧.	ઝેરડા	ઝેરડા અનુ. તળાવ	ડીસા	બ.કા.	૨૮ (ઝેરડા)	૧૦	૧૧.૦૫
૨૨.	ગાંગુવાડા	ગાંગુવાડા ના. સિં. યો.	ધાનેરા	બ.કા.	૭૧, ૬૮, ૬૯	૧૦	૯.૮૭
૨૩.	કાનપુરા	કાનપુરા ના. સિં. યો.	અમીરગઢ	બ.કા.	૨૫, ૪૬, ૨૭, ૨૮, ૨૯, ૩૦, ૩૧, ૩૨, ૩૩	૧૧	૧૩.૮૦
૨૪.	બાલુદ્રા	બાલુદ્રા ના. સિં. યો.	અમીરગઢ	બ.કા.	૭૪ (બાલુદ્રા)	૩૫	૭૧.૩૦
૨૫.	દોલીયા	દોલીયા ના. સિં. યો.	અમીરગઢ	બ.કા.	૭૮, ૭૯, ૮૩, ૮૪, ૮૫, ૮૭ (દોલીયા) ૧૮ (ભમરીયા)	૧૫	૧૮.૮૨
૨૬.	ડુંગરપુર	દીવાનીયા ડુંગર ના. સિં. યો.	અમીરગઢ	બ.કા.	૨૦, ૨૪, ૨૫, ૨૬, ૧૭, ૧૩, ૧૮, ૧૯, ૧૨ (ડુંગરપુર), ૩૩, ૩૪, ૩૫, ૩૬, ૬૪, ૭૧, ૭૨, ૭૬, ૨૦, ૨૧, ૨૨, ૨૩, ૨૪, ૨૫, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦ (ખાપા)	૬૦	૧૧૫.૫૫
૨૭.	જેથી	ગંગાસાગર ના. સિં. યો.	અમીરગઢ	બ.કા.	૧૫૮ (જેથી)	૩૫	૯૫.૩૨
૨૮.	કાળીમાટી	કાળીમાટી ના. સિં. યો.	અમીરગઢ	બ.કા.	૭૪ (કાળીમાટી)	૧૫	૩૮.૦૧
૨૯.	ખારા	ખારા ના. સિં. યો.	અમીરગઢ	બ.કા.	૨૦, ૨૧, ૨૨, ૨૩, ૨૪, ૩૯, ૪૧, ૪૨ (ખારા),	૧૫	૨૬.૧૦
૩૦.	નીચલો બંધ	નીચલો બંધ ના. સિં. યો.	અમીરગઢ	બ.કા.	૮, ૧૨ (નીચલો બંધ), ૧૧, ૧૨, ૧૩, ૧૪, ૧૫, ૧૬, ૧૭, ૧૮, ૨૦ (ઉપલો બંધ)	૧૬	૨૨.૮૮
૩૧.	રામપુરા	રામપુરા ખેમરાજીયા બંધારા	અમીરગઢ	બ.કા.	૧૯, ૩૦, ૩૧ (રામપુરા) ૧૭, ૧૮, ૨૦ (ખેમરાજીયા)	૩	---
૩૨.	સોનવાડી	સોનવાડી ના. સિં. યો.	અમીરગઢ	બ.કા.	૧૮૪ (સોનવાડી)	૧૭	૩૩.૯૮

૩૩.	ઝાંઝરવા	ઝાંઝરવા ના. સિં. યો.	અમીરગઢ	બ. કા.	૪૦ (ઝાંઝરવા)	૩૦	૫૩.૧૨
૩૪.	પનીહારી	પનીહારી ના. સિં. યો.	વડગામ	બ. કા.	૬૭, ૬૮, ૬૯, ૭૦, ૭૨ (પાવઠી)	૩૦	૪૦.૦૫
૩૫.	હાથીદ્રા	હાથીદ્રા ના. સિં. યો.	પાલનપુર	બ. કા.	૪૬ (હાથીદ્રા)	૩૫	૪૩.૦૯
૩૬.	પડચોલી	પડચોલી ના. સિં. યો.	અમીરગઢ	બ. કા.	૧૬, ૯૨, ૯૩, ૯૦, ૮૮, ૮૯, ૮૭, ૮૨, ૮૧	૧૫	૧૩.૬૦
૩૭.	કપાસીયા	કપાસીયા ના. સિં. યો.	અમીરગઢ	બ. કા.	૨૫૨ (કપાસીયા)	૩૫	૩૮.૨૦



પંચાયત હસ્તકના તળાવો અંગેની માહિતીનું પત્રક. સા.કા.પંચાયત સિંચાઈ વિભાગ, ડિમતનગર.

અ.નં.	ગ્રામ	યોજનાનું નામ	તાલુકો	જીલ્લો	સર્વેનંબર	તળાવનો એસીયા હેક્ટરમાં	સ્ટોરેજ એસસીએક્ટી
૧	૨	૩	૪	૫	૬	૭	૮
૧	ગંભીરપુર	ટીબા નાની સિંચાઈ યોજના.	તલોદ.	સાબરકાંઠા	૨૫૧	૬૦	૮૦ ફુલા
૨	પ્રાંતવેલ	પ્રાંતવેલ	બાયડ	"	૧૮૮	૪૫	૧૧૧.૫ "
૩	આગીયા	આગીયા	ખેડબ્રહ્મા	"	૬૪૧	૫૮.૪૭	૨૦.૬ "
૪	મટોડા	મટોડા	"	"	૪૩૮	૩૨.૩૪	૧૮.૭૫ "
૫	દીજીયો	દીજીયો	"	"	૧૮	૨૧૮.૪૭	૫૨.૮ "
૬	ઉચ્છીખનાલ	ઉચ્છીખનાલ	"	"	૬૧૬	૫૦.૩	૧૬.૨૪ "
૭	દોતડ	દોતડ	"	"	૪૦૮	૪૫	૧૬.૫૫ "
૮	બહેડીયા	બહેડીયા	"	"	૨૨	૨૫	૫.૨૮ "
૯	ચંદ્રાણા	ચંદ્રાણા	"	"	૫૨૩	૧૫	૮.૮૮ "
૧૦	ગઢડાશામળાજી	ગઢડાશામળાજી	"	"	૭૧	૨૮	૬ "
૧૧	કોટડા	કોટડા	"	"	૬૦૭	૧૫	૮.૮૮ "
૧૨	મથાસરા	મથાસરા	"	"	૧૪	૧૦	૮.૧૨ "
૧૩	રાધીવાડ	રાધીવાડ	"	"	૪૮૧	૮	૭.૦૬ "
૧૪	વાલરણ	વાલરણ	"	"	૪૫	૧૭	૧૧.૬૫ "
૧૫	કાલાખેતરા	કાલાખેતરા	"	"	૧૨૦	૨૨	૧૫.૧૮ "
૧૬	ખેરગઢ	ખેરગઢ	"	"	૪૮	૧૭	૧૩.૪૧ "
૧૭	દંત્રાલ	દંત્રાલ	"	"	૬૮૦	૨૫	૮.૮૮ "
૧૮	પઢારા	પઢારા	"	"	૧૪૫	૨૮	૧૫.૮ "
૧૯	લાખીયા	લાખીયા	"	"	૪૫	૧૫	૧૭.૭ "
૨૦	ખુરીબેરી	ખુરીબેરી	"	"	૪૦	૩૨	૧૮.૩૬ "
૨૧	બોરસી	બોરસી	મેધરજ	"	૨૨૫	૧૪	૭૬.૬૧ "
૨૨	સીમલેટી	સીમલેટી	"	"	૨૮૬	૧૭	૮૪.૪ "
		સરવાળો પાન નં. ૧				૭૯૮.૫૮	૬૩૬.૭૬

સરવાળો પાન નં. ૧	સરકારી મંત્રી ના સિંચાઈ યોજના, મેઘરજ	સાબરકાંઠા	૧૩	૭૯૮.૫૮	૬૩૬.૭૬
૨૩ સરકારી મંત્રી	સરકારી મંત્રી ના સિંચાઈ યોજના, મેઘરજ	સાબરકાંઠા	૧૩	૧૫	૪૮.૪૩ દબાજી નથી.
૨૪ બસકાદાંતી	બસકાદાંતી	"	૪૫	૫	૮૮ "
૨૫ લેમાપુર-મેડી	લેમાપુર-મેડી	"	૨૦૬	૪૫	૬.૭ "
૨૬ ભૂજેટી	ભૂજેટી	"	૧૨૩	૨	૨.૮૨ "
૨૭ જ્યંકા	જ્યંકા	"	૧૪	૪	૮.૧૨ "
૨૮ રાયવાડા	રાયવાડા	"	૧૬૦	૧૪	૨૨.૦૨ "
૨૯ જમોરદુદા	જમોરદુદા	"	૧	૬	૭.૭૬ "
૩૦ કાલીયાકુવા	કાલીયાકુવા	"	૬૮	૭	૪.૨૩ "
૩૧ નાલ	નાલ	"	૧	૫૫	૧૪.૪૮ "
૩૨ રામગઢી	રામગઢી	"	૧૦૫	૪	૬ "
૩૩ નારણપુરા ઓઠા	નારણપુરા ઓઠા	"	૫૩	૫	૧૨.૩૫ "
૩૪ શણગાલ	શણગાલ	"	૩૨૭	૮	૫.૩ "
૩૫ બાંદીવાડા	બાંદીવાડા	"	૫૧૨	૭	૧૧.૩ "
૩૬ માનડાદેકવા	માનડાદેકવા	"	૮	૪	૩.૫૩ "
૩૭ નેસડા	નેસડા	"	૭૩	૮	૭.૦૬ "
૩૮ ઘાબેરા	ઘાબેરા	"	૩૬૮	૫૮	૮.૪૭ "
૩૯ વસાઈ	વસાઈ	"	૧૧૪૮	૨	૮.૫૩ "
૪૦ દેશોત્તર	દેશોત્તર	"	૮૨૮	૪૪	૪.૫૮ "
૪૧ રાણી	રાણી	"	૮૪	૨૪.૧૭	૧૭.૨૫ "
૪૨ પોશીના	પોશીના	"	૨૧૮	૪	૮.૫૩ "
૪૩ ભવાનગઢ	ભવાનગઢ	"	૨૦૮	૪૨.૧૬	૮.૧ "
૪૪ રવય	રવય	"	૩૧૦	૩.૨૭	૩.૫૩ "
૪૫ સાબલવાડ	સાબલવાડ	"	૧૭	૬.૦૭	૨૭.૭૮ "
૪૬ નાદરી	નાદરી	"	૮	૧૦.૩૧	૭.૦૩ "
૪૭ વડાલીસમલેશ્વર	વડાલીસમલેશ્વર	"	૧૭૬	૨૨.૩૧	૧૩.૩ "
૪૮ મહોર	મહોર	"	૧૬૮	૧.૬૩	૪.૨૩ "
૪૯ ગાડી	ગાડી	"	૧૧૩	૨૬.૧૪	૧૬.૮૪ "
સરવાળો પા. નં. ૨	સરવાળો પા. નં. ૨	"		૧૧૮૫.૦૪	૮૩૭.૦૪

સરવાળો પા.નં.ર	આમલકા નાની સિંચાઈ યોજના.	વિજયનગર	સાબરકાંઠા	૧૧૮૫.૦૪	૮૩૭.૦૪
૫૦ ચામલકા	આમલકા નાની સિંચાઈ યોજના.	વિજયનગર	સાબરકાંઠા	૧૪.૧૬	૧૭.૦૪ દબાવવાની.
૫૧ વગડી	"	સિંમતનગર	"	૧૨	૩૧.૨૬ "
૫૨ પેટમાલા, માળી	સાથરોલ(કો.)	"	"	૧૫૮.૭	૧૧૦ "
આરણ્યવંટ, અદાપુર					
૫૩ મનોરપુર	"	"	"	૩૮	૧૦.૭૭ "
૫૪ કુડોલ	"	ભિલોડા	"	૩.૮	૫૦.૫ "
૫૫ રાજેન્દ્રનગર	"	"	"	૪	૨૪.૦૭ "
૫૬ વીરપુર	"	"	"	૩	૬૨.૨૮ "
૫૭ અભાપુર	"	"	"	૨	૬ "
૫૮ ભાજમેર	"	"	"	૪	૧૩.૭૭ "
૫૯ બીલવણીયા	"	"	"	૨.૫	૧૧.૬૫ "
૬૦ ચોરીમાલા	"	"	"	૧.૭	૬.૩૫ "
૬૧ નાંદોજ	"	"	"	૨.૪	૬ "
૬૨ નાપડા	"	"	"	૩.૫	૮.૫૩ "
૬૩ ગોટકુશી	"	"	"	૪.૭૬	૮.૮૨ "
૬૪ દહેગામડા	"	"	"	૨.૧	૨.૧૧ "
૬૫ મોટકંથારીયા	"	"	"	૨૨	૧૧૪.૭૫ "
૬૬ ભેમાપુર	"	માલપુર	"	૨.૧	૪૩.૬૮ "
૬૭ ચોરીવાડ	"	"	"	૫	૨૨.૬૮ "
૬૮ નવા નં.૧	"	"	"	૩	૮.૮૨ "
૬૯ કાટકુવા	"	"	"	૨.૫	૬.૭ "
૭૦ કઉ	"	"	"	૧.૮	૭.૦૬ "
કુલ સરવાળો.....				૧૪૮૮.૧૬	૧૫૧૦.૮

૧	૨	૩	૪	૫	૬	૭	૮
૭૧	જામચિતરીયા	જામચિતરીયા	ભિલોડા	સાબરકાંઠા	૧૭	૨.૧૦	૧.૧૦
૭૨	ખેરાડી	ખેરાડી	ભિલોડા	સાબરકાંઠા	૫	૧.૮૦	૧.૨૩
૭૩	લક્ષ્મણપુરા	લક્ષ્મણપુરા	શિખતનગર	સાબરકાંઠા	૧૦૨	૧.૮૦	૬.૦૦
૭૪	કુંઘર	કુંઘર	શિખતનગર	સાબરકાંઠા	૩૭	૨.૧૭	૨.૧૦
૭૫	રૂપચ	રૂપચ	ઈડર	સાબરકાંઠા	૭૮	૧.૮૨	૮.૪૭
૭૬	પોશીના	પોશીના	ઈડર	સાબરકાંઠા	૮૭	૩.૧૮	૩.૫૭
૭૭	મોટા કોટડા	મોટા કોટડા	ઈડર	સાબરકાંઠા	૧૦૮	૧.૫૦	૧૦૮.૫૦
૭૮	કંપાપુર	કંપાપુર	ખેડબ્રહ્મા	સાબરકાંઠા	૨૧૭	૨.૫૨	૪.૮૪
૭૯	સાવેરા	સાવેરા	ખેડબ્રહ્મા	સાબરકાંઠા	૧૧૩	૨.૧૫	૪.૨૩
૮૦	ગણેટ	ગણેટ	ખેડબ્રહ્મા	સાબરકાંઠા	૮૭	૩.૦૦	૪.૨૮
૮૧	શીપવા	શીપવા	ખેડબ્રહ્મા	સાબરકાંઠા	૫૨	૨.૮૦	૨.૧૧
૮૨	શેવલીયા	શેવલીયા	ખેડબ્રહ્મા	સાબરકાંઠા	૮	૪.૦૦	૨.૮૨
૮૩	શીતોલ	શીતોલ	ખેડબ્રહ્મા	સાબરકાંઠા	૧૫	૨.૫૭	૩.૫૩
૮૪	કોળંદ	કોળંદ	ખેડબ્રહ્મા	સાબરકાંઠા	૧૦૬	૩.૭૦	૨.૮૨
૮૫	વીછી	વીછી	ખેડબ્રહ્મા	સાબરકાંઠા	૫૭	૬.૦૦	૫.૨૮
૮૬	વરતોલ	વરતોલ	ખેડબ્રહ્મા	સાબરકાંઠા	૩૬	૪.૩૬	૮.૫૩
૮૭	બોરડી	બોરડી	મોડાસા	સાબરકાંઠા	૪૦	૨.૮૦	૩.૫૩
૮૮	અમલાઈ	અમલાઈ	મોડાસા	સાબરકાંઠા	૬૨	૩.૧૦	૪.૮૪
૮૯	ભેસ્તડા	ભેસ્તડા	મોડાસા	સાબરકાંઠા	૧૨૭	૬.૦૦	૨૪.૭૧
૯૦	મેઢાસણ	મેઢાસણ	મોડાસા	સાબરકાંઠા	૧૪૮	૭.૨૦	૪.૨૩
૯૧	ભવાનગઢ	ભવાનગઢ	ઈડર	સાબરકાંઠા	૧૫૬	૪.૨૦	૮.૫૩
૯૨	દાવલી	દાવલી	મોડાસા	સાબરકાંઠા	૮૨	૩.૬૫	૩.૫૩
૯૩	પટેલ કુંઘે	પટેલ કુંઘે	મેઢાસણ	સાબરકાંઠા	૫૦	૨.૪૦	૭.૭૩
						૮૭૭.૦૦	૧૮૨૭.૨૨

૧૭૫૭.૧૮

૧૭૫૭.૧૮

પંચાયત સિંચાઈ વિભાગ નડિયાદ.  
જિલ્લો : નડિયાદ (જેડા)

અ. નં	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા (હેક્ટર)
૧	૨ -	૩	૪	૫	૬	૭
૧	સાવલી	સાવલી નાની સિંચાઈ યોજના	કપડવંજ	ખેડા	૪૨૭	૨૨૬.૦૦
૨	વધામ	વધામ ના.સિ.તળાવ	"	ખેડા	૩૮૨	૭૬.૦૦
૩	વાંધ રોલી	વાંધ રોલી ના.સિ.તળાવ	કાસરા	"	૫૫૭,૩૦૫,૫૫૪	૧૨૦.૦૦
૪	રાણીચોરડા	રાણીચોરડા ના.સિ.તળાવ	"	"	૧૮૬,૨૨૩,૬૫૩,	૬૩.૨૫
૫	મતેવાલ	મતેવાલ ના.સિ.તળાવ	"	"	૫૫૭,૨૮૮, ૬૨૭	૮૧.૭૩
૬	ગુરુડીયા	ગુરુડીયા ના.સિ.તળાવ	બાવસોનોર	"	૩૧૦,૩૧૧,૩૧૪, ૩૧૫,૩૧૩,૩૨૪ ૩૨૫	૧૭૧.૫૦
૭	ભમરીયા	ભમરીયા ના.સિ.તળાવ	"	"	૬૨,૮,૬૩૦	૨૮.૦૦
૮	જેઠેલી	જેઠેલી ના.સિ.તળાવ	"	"	૮૨૦,૮૨૪,૮૫૫, ૮૨૮	૧૬૦.૦૦
૯	કોયડમ	કોયડમ ના.સિ.તળાવ	વીરપુર	"	૧૦૮,૧૦૭,૧૧૧ ૧૧૨,૧૧૩,૧૧૪, ૧૧૫,૧૧૮	૫૭.૦૦

૧	૨	૩	૪	૫	૬	૭	૮
૧૦	ખાટા	ખાટા નાની સિંચાઈ તળાવ	વીરપુર	ખેડા	૩૧,૩૬,૩૭	૨૯.૮૫	૪૦.૦૦
૧૧	ડેભારી	ડેભારી નાની સિંચાઈ તળાવ	વીરપુર	ખેડા	૨૩૬	૫.૩૦	૧૪.૫૩
૧૨	ભગવાનજી ના મુવાડા	ભગવાનજીના મુવાડા ના સિંચાઈ તળાવ	વીરપુર	ખેડા	૫૦૨,૫૦૩, ૫૦૭,૫૦૮,૫૧૦	૩૩.૪૮	૨૫.૮૩

કુલ:- ૧૦૬૩.૧૫ ૧૦૮૫.૦૨

**સિંચાઈ વિભાગ સુરેન્દ્રનગર**  
**પંચાયત હસ્તકના સિંચાઈ તળાવો અંગેની માહિતી દર્શાવતું પત્રક**

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ ક.લા.ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	મોલડી	મોલડી ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	સરકારી ખરાબો	૧૧૨	૮૨.૦૦
૨.	ચાપણા	ચાપણા ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧ થી ૫,	૫૮	૧૮.૧૩
૩.	કુંઢડા	કુંઢડા ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૮ થી ૨૪, ૨૭, ૨૮, ૨૯, ૩૦	૬૮	૪૧.૦૦
૪.	હીરાણા	હીરાણા ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૩૫	૬૩	૬.૦૦
૫.	સરોડી	સરોડી ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૪૩	૬૫	૧૦.૦૦
૬.	મેવાસા	મેવાસા ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૪૫ થી ૪૭, ૨૫ થી ૨૭, ૧૨, ૧૩, ૨૦	૧૧૫	૮૬.૮૬
૭.	ભામણબોર	ભામણબોર ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૧૪ થી ૧૧૬, ૬૨ થી ૬૫, ૧૦ થી ૧૩, ૬	૧૧૮	૭૩.૭૨
૮.	બાંડીયાબેલી	બાંડીયાબેલી ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૨૩૭ થી ૨૩૭, ૭, ૨૬, ૨૮, ૨૯	૧૨૭	૮૩.૧૨
૯.	પાંચવાડા	પાંચવાડા ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૫૧, ૫૨, ૫૮, ૫૬, ૮, ૪૩, ૪૮	૩૮	૨૩.૨૫
૧૦.	ગઢેચી	ગઢેચી ના. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૨૫ થી ૩૮, ૪૦, ૪૧, ૪૫, ૪૬	૧૦૨	૬૭.૨૦
૧૧.	ભીમગઢ	ભીમગઢ બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૨૭૬ થી ૨૭૮	૧૫	૮.૫૦
૧૨.	રપાવાટી (પા)	રપાવાટી (પા) બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૭૧, ૭૪, ૭૫	૧૬	૮.૮૧
૧૩.	ભેટસૂડા	ભેટસૂડા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૧૬	૨૫	૧૨.૩૨
૧૪.	નાળીયેરી	નાળીયેરી બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૩૮, ૪૨	૨૪	૫.૪૧
૧૫.	મોરથાળા	મોરથાળા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૩૧	૨૫	૮.૮૭
૧૬.	વીજળીયા	વીજળીયા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૪૩, ૪૪	૨૮	૮.૮૦
૧૭.	મેવાસા	મેવાસા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૫૨, ૬૫	૨૬	૨.૭૫
૧૮.	સારસાણા	સારસાણા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૨૧૪	૧૮	૬.૭૪
૧૯.	આંકડીયા	આંકડીયા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	સરકારી ખરાબો	૨૫	૬.૭૨



૨૦.	ધારૈઈ	ધારૈઈ બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૫૨	૧૨	૮.૧૬
૨૧	પીયાવા	પીયાવા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૭૬, ૭૮	૧૫	૮.૩૫
૨૨.	રુપાવાટી	રુપાવાટી બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૬૦	૧૪	૮.૧૨
૨૩.	ઝીંઝુડા	ઝીંઝુડા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૧૫	૧૮	૬.૩૩
૨૪.	કાબરણ	કાબરણ બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	સરકારી ખરાબો	૧૭	૬.૮૬
૨૫.	રામપરા (ચો)	રામપરા(ચો) બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૩૦ થી ૩૩	૧૬	૧૦.૫૬
૨૬.	નાવા	નાવા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૩૭	૧૪	૮.૫૦
૨૭	મોટા હરણીયા	મોટા હરણીયા બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૩૧	૧૬	૫.૨૪
૨૮.	ચોબારી	ચોબારી બી.વ. સિં. યો.	ચોટીલા	સુરેન્દ્રનગર	૧૪૮	૧૩	૮.૩૫
૨૯.	રાણીપાટ	રાણીપાટ ના. સિં. યો.	મૂળી	સુ. નગર	૩૫, ૩૬, ૧૧૬, ૧૧૭, ૧૨૨, ૧૨૩, ૧૮૮, ૧૮૯, ૨૧૦, ૨૧૧, ૨૩૮, ૨૩૯, ૨૪૨, ૨૪૩, ૩૧૩, ૨૪૫ થી ૨૪૮, ૨૫૭ થી ૨૬૦, ૨૬૫, ૨૬૭, ૨૭૧ થી ૨૭૮, ૨૮૩ થી ૨૮૭, ૨૦૨ થી ૨૮૫,	૩૩૦	૧૭૬.૪૨
૩૦.	ખંપાનીયા	ખંપાનીયા ના. સિં. યો.	મૂળી	સુ. નગર	૪૧ થી ૪૮ અને સરકારી ખરાબો	૧૦૮	૮૫.૭૭
૩૧.	ચંદ્રેલીયા	ચંદ્રેલીયા બી.વ. સિં. યો.	મૂળી	સુ. નગર	૧૦૧ સરકારી ખરાબો	૧૬	૫.૦૦
૩૨.	ગઢાદ	ગઢાદ બી.વ. સિં. યો.	મૂળી	સુ. નગર	સરકારી ખરાબો	૧૭	૪.૦૦
૩૩.	સિધ્ધસર	સિધ્ધસર બી.વ. સિં. યો.	મૂળી	સુ. નગર	૨૧૫	૧૮	૪.૭૮
૩૪.	રાયસંગપર	રાયસંગપર બી.વ. સિં. યો.	મૂળી	સુ. નગર	૧૫૮, ૧૬૪	૨૦	૧૭.૭૮
૩૫.	ટીકર	ટીકર બી.વ. સિં. યો.	મૂળી	સુ. નગર	૫૨૦	૨૧	૧૬.૭૫
૩૬.	લીયા (મોરડુંગરા)	લીયા (મોરડુંગરા) બી.વ. સિં. યો.	મૂળી	સુ. નગર	સરકારી ખરાબો	૨૪	૮.૮૭
૩૭.	ભેટ	ભેટ બી.વ. સિં. યો.	મૂળી	સુ. નગર	૧૭૭, ૧૭૮, ૨૬૩	૨૬	૮.૩૩
૩૮.	જેપર	જેપર બી.વ. સિં. યો.	મૂળી	સુ. નગર	સરકારી ખરાબો	૨૮	૮.૮૭

ઉલ.	વીરપર	વીરપર બી.વ. સિં. યો.	મૂળી	સુ. નગર	પર	૩૦	ક.રૂ.
૪૦.	કુંતલપર	કુંતલપર બી.વ. સિં. યો.	મૂળી	સુ. નગર	સરકારી ખરાબો	૧૫	૧૬.૭૬
૪૧.	આંબરડી	આંબરડી બી.વ. સિં. યો.	મૂળી	સુ. નગર	૧૫૮	૧૭	૩.૫૬
૪૨.	ટીકર	ટીકર બી.વ. સિં. યો.	મૂળી	સુ. નગર	સરકારી ખરાબો, ૧૫૮	૧૮	૧.૫૮
૪૩.	ગઢડા	ગઢડા બી.વ. સિં. યો.	મૂળી	સુ. નગર	---	૧૬	૬.૮૧
૪૪.	દાણાવાડી	દાણાવાડી બી.વ. સિં. યો.	મૂળી	સુ. નગર	૫૦૨, સરકારી ખરાબો	૧૮	૮.૮૭
૪૫.	પાંડવરા	પાંડવરા બી.વ. સિં. યો.	મૂળી	સુ. નગર	૨૨૦	૮૩	૬.૫૦
૪૬.	સુદામડા	સુદામડા ના. સિં. યો.	સાયલા	સુ. નગર	૩૮૮	૬૨	૩૫.૮૮
૪૭.	ધજાળા	ધજાળા ના. સિં. યો.	સાયલા	સુ. નગર	૨૦૮, ૧૪૦, ૧૪૧	૭૨	૨૨.૬૨
૪૮.	ઓરી	ઓરી ના. સિં. યો.	સાયલા	સુ. નગર	૩૮૮, ૧૩૮	૭૭	૪૧.૦૦
૪૯.	નાના માત્રા	નાના માત્રા ના. સિં. યો.	સાયલા	સુ. નગર	૨૭, ૨૮, ૩૦, ૧૩૬, ૮૭, ૨૦૮, ૧૮૧	૧૩૨	૭૮.૮૮
૫૦.	ગોરૈયા	ગોરૈયા ના. સિં. યો.	સાયલા	સુ. નગર	૪૪ થી ૫૪	૨૫	૩૪.૮૨
૫૧.	રાતકડી	રાતકડી બી.વ. સિં. યો.	સાયલા	સુ. નગર	૨૭૫	૨૭	૪.૦૮
૫૨.	ઢીકવાળી	ઢીકવાળી બી.વ. સિં. યો.	સાયલા	સુ. નગર	૧૨૧	૨૮	૪.૮૮
૫૩.	ખોડીયાર	ખોડીયાર બી.વ. સિં. યો.	સાયલા	સુ. નગર	સરકારી ખરાબો	૧૫	૪.૮૦
૫૪.	અડાળા	અડાળા બી.વ. સિં. યો.	સાયલા	સુ. નગર	૪૨	૧૭	૫.૨૨
૫૫.	નાગડકા	નાગડકા બી.વ. સિં. યો.	સાયલા	સુ. નગર	સરકારી ખરાબો	૧૭	૪.૪૨
૫૬.	વખતપર	વખતપર બી.વ. સિં. યો.	સાયલા	સુ. નગર	૨૨૭, ૨૨૮, ૨૨૯	૧૮	૪.૮૦
૫૭.	વાટાવચ્છ	વાટાવચ્છ બી.વ. સિં. યો.	સાયલા	સુ. નગર	૨૬૦	૨૧	૨.૮૭
૫૮.	દેવગઢ	દેવગઢ બી.વ. સિં. યો.	સાયલા	સુ. નગર	સરકારી ખરાબો	૨૩	૫.૨૧
૫૯.	ઓવનગઢ	ઓવનગઢ બી.વ. સિં. યો.	સાયલા	સુ. નગર	સરકારી ખરાબો	૨૫	૨.૨૭
૬૦.	સામતપર	સામતપર બી.વ. સિં. યો.	સાયલા	સુ. નગર	સરકારી ખરાબો	૨૭	૫.૨૧
૬૧.	નવા સુદામડા	નવા સુદામડા બી.વ. સિં. યો.	સાયલા	સુ. નગર	૧૨૩	૨૮	૪.૫૮
૬૨.	ઢાકણીયા	ઢાકણીયા બી.વ. સિં. યો.	સાયલા	સુ. નગર	સરકારી ખરાબો	૧૫	૪.૦૦
૬૩.	સોરીભંડા	સોરીભંડા બી.વ. સિં. યો.	સાયલા	સુ. નગર	૫, ૬	૧૭	૪.૦૦

૬૪.	લીંબાળા	લીંબાળા બી.વ. સિં. યો.	સાયલા	સુ. નગર	સરકારી ખરાબો	૧૬	૫.૦૦
૬૫.	ચોરવીરા (થા)	ચોરવીરા (થા) બી.વ. સિં. યો.	પ્રાંગણ	સુ. નગર	૫૧૫	૧૮	૪.૦૦
૬૬.	ગુજરવટી	ગુજરવટી ના. સિં. યો.	પ્રાંગણ	સુ. નગર	૧૧૩૯	૫૮	૧૪.૬૫
૬૭.	ચંદ્રભાગા	ચંદ્રભાગા ના. સિં. યો.	પ્રાંગણ	સુ. નગર	સરકારી ખરાબો	૨૧૨	૧૫૪.૬૫
૬૮.	કંકાવટી	કંકાવટી ના. સિં. યો.	પ્રાંગણ	સુ. નગર	૭૬૭,	૧૮૦	૮૬.૪૨
૬૯.	ઘનશ્યામગઢ	ઘનશ્યામગઢ ના. સિં. યો.	પ્રાંગણ	સુ. નગર	સરકારી ખરાબો	૧૯	૩૬.૫૭
૭૦.	વાવડી	વાવડી ના. સિં. યો.	પ્રાંગણ	સુ. નગર	સરકારી ખરાબો	૪૭	૨૪.૩૫
૭૧.	સરવાળ	સરવાળ બી. વ. સિં. યો.	પ્રાંગણ	સુ. નગર	સરકારી ખરાબો	૧૮૦	૨૧.૦૩
૭૨.	ભરણા	ભરણા બી. વ. સિં. યો.	પ્રાંગણ	સુ. નગર	સરકારી ખરાબો	૨૮	૧૮.૧૮
૭૩.	ખારી	ખારી ના. સિં. યો.	હળવદ	સુ. નગર	સરકારી ખરાબો	૨૮૭	૧૬૦.૪૫
૭૪.	સુંદરી	સુંદરી ના. સિં. યો.	હળવદ	સુ. નગર	સરકારી ખરાબો	૫૮	૩૧.૦૦
૭૫.	કડીયાણા	કડીયાણા વ. સિં. યો.	હળવદ	સુ. નગર	સરકારી ખરાબો	૨૫	૩.૮૦
૭૬.	ખોડ	ખોડ વ. સિં. યો.	હળવદ	સુ. નગર	સરકારી ખરાબો	૧૫	૫.૬૯
૭૭.	સાપકડા	સાપકડા વ. સિં. યો.	હળવદ	સુ. નગર	સરકારી ખરાબો	૧૮	૫.૦૦
૭૮.	સુખપર	સુખપર વ. સિં. યો.	હળવદ	સુ. નગર	સરકારી ખરાબો	૩૫	૧૨.૪૬
૭૯.	રાણાગઢ (જંગરવડ)	રાણાગઢ (જંગરવડ) ના. સિં. યો.	લીંબડી	સુ. નગર	૩૦૯-૪૧૯, ૪૯૧, ૪૯૨, ૩૫૨-૩૯૧, ૪૫૨-૪૫૪, ૨૫૩-૭૦૧	૩૯૧	૧૩૪.૩૭
૮૦.	ગેડી	ગેડી ના. સિં. યો.	લીંબડી	સુ. નગર	૧૫૫, ૨૨૫, ૨૫૫, ૪૩૨, ૫૫૪, ૫૬૨, ૩૪૫ થી ૩૪૯, ૩૪૨	૮૦	૩૨.૦૦
૮૧.	ચાયકા	ચાયકા ના. સિં. યો.	લીંબડી	સુ. નગર	૪૨૧ થી ૪૨૫, ૪૧૯, ૪૨૮, ૪૧૬, ૨૬૦, ૧૬૦, ૧૬૬, ૧૭૭ થી ૧૮૦, ૨૫૨-૨૯૨, ૩૬૨-૩૬૬, ૩૭૪ - ૩૮૧,	૧૬૦	૯૧.૯૦
૮૨.	મૂળબાવળા	મૂળબાવળા બી. વ. સિં. યો.	લીંબડી	સુ. નગર	૮૧ થી ૮૩, ૧૦૧ થી ૧૧૦, ૧૨૫ થી ૧૩૫, ૧૫૧ થી ૨૧૪, ૫૮૪-૬૮૩,	૪૧૦	૨૧૨.૫૦
૮૩.	બોરણા	બોરણા બી. વ. સિં. યો.	લીંબડી	સુ. નગર	૮૫ થી ૮૮, ૬૫	૨૧	૩૦.૧૦

૮૪.	કુલવાડી	કુલવાડી બી. વ. સિં. યો.	લીબડી	સુ. નગર	૧૫૩ થી ૧૭૯	૨૪	૧૫.૩૦
૮૫.	લીયાદ	લીયાદ બી. વ. સિં. યો.	લીબડી	સુ. નગર	સરકારી ખરાબો	૧૫	૨૧.૮૦
૮૬.	વેચકલા	વેચકલા બી. વ. સિં. યો.	લીબડી	સુ. નગર	૮૦૪	૨૩	૩૪.૮૦
૮૭.	ગડથળ	ગડથળ બી. વ. સિં. યો.	લીબડી	સુ. નગર	૩૮૮, ૩૭, ૩૮૮-૪૦૩, ૫૧ થી ૫૪, ૫૬, ૨૭૪	૨૨	૧૮.૦૬
૮૮.	કટારીયા	કટારીયા બી. વ. સિં. યો.	લીબડી	સુ. નગર	૨૬૦-૨૬૨, ૨૫૭, ૨૭૪, ૪૧૦,	૨૮	૧૨.૦૦
૮૯.	સરંગરા	સરંગરા ના. સિં. યો.	લખતર	સુ. નગર	૫૮૧, ૫૮૨	૨૨૩	૮૩.૦૦
૯૦.	સાકર	સાકર ના. સિં. યો.	લખતર	સુ. નગર	૪૪૮	૮૫	૩૦.૦૦
૯૧.	ભાસ્કરપરા	ભાસ્કરપરા બી. વ. સિં. યો.	લખતર	સુ. નગર	૮૬	૬૨	૧૫.૩૪
૯૨.	લીલાપુર	લીલાપુર બી. વ. સિં. યો.	લખતર	સુ. નગર	૨૭૦	૧૩	૧૩.૮૦
૯૩.	કલ્યાણપરા	કલ્યાણપરા બી. વ. સિં. યો.	લખતર	સુ. નગર	૨૧૭	૮૫	૪૦.૦૦
૯૪.	ગુંદીયાળા	ગુંદીયાળા ના. સિં. યો.	વઢવાણ	સુ. નગર	૪૬૪	૮૦	૫૧.૩૪
૯૫.	બલદાણા	બલદાણા સિં. તળાવ	વઢવાણ	સુ. નગર	૪૮૪	૧૮	૩.૫૦
૯૬.	ખોલડીયાદ	ખોલડીયાદ બી. વ. સિં. યો.	વઢવાણ	સુ. નગર	૨	૨૮	૧૮.૧૩
૯૭.	અખીયાણા	અખીયાણા બી. વ. સિં. યો.	દસાડા	સુ. નગર	૭૮૭	૬૧	૨૧.૦૪
૯૮.	રાણાસર	રાણાસર બી. વ. સિં. યો.	દસાડા	સુ. નગર	૨૩૪	૬૮	૨૦.૮૩
૯૯.	પોરડા	પોરડા બી. વ. સિં. યો.	દસાડા	સુ. નગર	૩૮૭	૧૮	૫.૫૬
૧૦૦.	આલમપુરા	આલમપુરા બી. વ. સિં. યો.	દસાડા	સુ. નગર	૨૪૩	૧૮	૩.૮૬
૧૦૧.	નવરંગપુરા	નવરંગપુરા બી. વ. સિં. યો.	દસાડા	સુ. નગર	૨	૫૫	૧૮.૪૧
૧૦૨.	વણોદ	વણોદ બી. વ. સિં. યો.	દસાડા	સુ. નગર	૭૩૨	૮૫	૨૦.૬૦

૧૦૩	છાબલી	છાબલી બી. વ. સિં. યો.	દસાડા	સુ. નગર	૧૨૮૪		૬૩	૫.૪૮
૧૦૪	કઠાડા	કઠાડા બી. વ. સિં. યો.	દસાડા	સુ. નગર	૪૩૨		૮	૩.૯૬
૧૦૫	રાજપર	રાજપર બી. વ. સિં. યો.	દસાડા	સુ. નગર	૩૦૭		૨૮	૪.૦૦
૧૦૬	ભડેણા	ભડેણા બી. વ. સિં. યો.	દસાડા	સુ. નગર	૨૮૦		૧૫	૭.૦૬
૧૦૭	લીંબડ	લીંબડ બી. વ. સિં. યો.	દસાડા	સુ. નગર	૧૬૮		૨૨	૮.૮૮
				કુલ				૨૮૯૮.૯૯

પાટણ જીલ્લા પંચાયત હસ્તકના અનુશ્રવણ તળાવોની માહિતી દર્શાવતું પત્રક. (પાટણ જીલ્લા પંચાયત)

અ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઁરીયા (હેક્ટર)	સ્ટોરેજ દ.લા.ધ.કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	નવાપુરા	નવાપુરા અનુ.તળાવ	પાટણ	પાટણ	૨૪૮	૪.૦૦	૨.૧૦
૨	બાલીસજા	બાલીસજા અનુ.તળાવ	"	"	૬૦૫,૧૯૩	૧૨.૦૦	૬.૮૦
૩	રજુંજ	રજુંજ અનુ.તળાવ	"	"	ગામ તળાવ ૧૬૬૨-૨૧	૮.૦૦	૪.૫૦
૪	કિમ્બા	કિમ્બા અનુ.તળાવ	"	"	૮૮૨,૮૮૮	૫.૦૦	૨.૮૦
૫	મજુંદ	મજુંદ	"	"	૬૦૨,૭૧૩,૩૧૩, ૬૧૨,૧૩૮૨, ૧૩૮૩,૧૩૮૪ ૧૩૮૬,	૮.૫૦	૪.૭૫
૬	સંડર	સંડર અનુ.તળાવ	"	"	વડાઈ તળાવ ૨૫૧૮	૮.૭૫	૫.૨૦
૭	માતપુર	માતપુર અનુ.તળાવ	"	"	૩૨	૮.૫૦	૪.૭૫
૮	સરીયદ	સરીયદ અનુ.તળાવ	"	"	૬૦૨,૧૦૮૦	૧૨.૦૦	૬.૮૦
૯	વડલી	વડલી અનુ.તળાવ	"	"	૩૩૩	૪.૦૦	૧.૮૮
૧૦	કાંસા	કાંસા અનુ.તળાવ	"	"	૬૧૫	૧૩.૦૦	૬.૭૦

૧	૨	૩	૪	૫	૬	૭	૮
૧૧	ડાભડી	ડાભડી	પાટણ	પાટણ	૨૯૭,૨૮૮	૮.૦૦	૪.૪૦
૧૨	વડીયા	અનુતળાવ	"	"	૧૬,૧૭,૧૮,૮	૬.૦૦	૩.૧૦
૧૩	નાના વેલોડા	અનુતળાવ	"	"	૧૮૦,૨૫૦,૩૧૮	૩.૩૦	૧.૭૦
૧૪	મોટા વેલોડા	મોટા વેલોડા	"	"	૬૪	૩.૫૦	૧.૮૦
૧૫	કુભધેર	કુભધેર	"	"	--	૧૦.૦૦	૪.૫૦
૧૬	માનપુર	માનપુર	"	"	૩૬૪	૪.૦૦	૨.૧૦
૧૭	વાપડ	વાપડ	"	"	૫૮૪	૪.૦૦	૨.૩૦
૧૮	સુજનીપુર	સુજનીપુર	"	"	૧,૩૩	૧૪.૦૦	૭.૭૫
૧૯	ચાટપ	ચાટપ	"	"	૩૪૧	૧૬.૦૦	૮.૫૦
૨૦	કોઝાવડ	કોઝાવડ	"	"	૫૫૪,૫૫૫	૩.૦૦	૧.૮૦
૨૧	બાદીપુર	બાદીપુર	"	"	૮૦	૩.૫૦	૧.૮૦
૨૨	ગદાસણ	ગદાસણ	"	"	૧૨	૩.૦૦	૧.૮૫



૧	૨	૩	૪	૫	૬	૭	૮
૨૩	ખારેડા	ખારેડા અનુ.તળાવ	"	"	૨૬૩	૭.૫૦	૪.૧૦
૨૪	સરવા	સરવા અનુ.તળાવ	"	"	૮૦,૭૮	૭.૫૦	૪.૦૦
૨૫	રુવાવી	રુવાવી અનુ.તળાવ	"	"	૮૫૪	૮.૦૦	૪.૫૦
૨૬	સલોસણ	સલોસણ અનુ.તળાવ	"	"	૩૩૦	૭.૦૦	૩.૫૫
૨૭	મોટા રામઢાઢા	મોટા રામઢાઢા અનુ.તળાવ	"	"	૨૬	૪.૦૦	૨.૧૩
૨૮	અજીમણા	અજીમણા અનુ.તળાવ	"	"	૨૯૪,૨૦૯	૩.૫૦	૧.૮૦
૨૯	જાળેશ્વર પાનડી	જાળેશ્વર પાનડી અનુ.તળાવ	"	"	૧૫૧/અ	૬.૫૦	૩.૮૦
૩૦	દુધારામપુરા	દુધારામપુરા અનુ.તળાવ	"	"	૪૪૮	૫.૦૦	૨.૪૦
૩૧	મોરયા	મોરયા અનુ.તળાવ	"	"	૨૧૮,૩૦૧	૭.૦૦	૩.૫૦
૩૨	નાયતા	નાયતા અનુ.તળાવ	"	"	૮૫	૭.૦૦	૩.૬૦
૩૩	લોગાદર	લોગાદર અનુ.તળાવ	"	"	૨૯૨	૬.૭૦	૩.૦૦
૩૪	ઓઢવા	ઓઢવા અનુ.તળાવ	"	"	૪૪૫	૪.૭૫	૨.૧૫
૩૫	અધાર	અધાર અનુ.તળાવ	"	"	૬૮૧,૧૫૫૭/અ	૧૫.૫૦	૭.૭૫

૧	૨	૩	૪	૫	૬	૭	૮
૩૬	ચંદુમજા	ચંદુમજા	"	"	૧૦૩૩	૬.૮૦	૩.૦૦
૩૭	૧૨	૧૨ અનુ.તળાવ	"	"	૫૭૪	૧૦.૨૦	૪.૮૦
૩૮	કમલીવાડા	કમલીવાડા	"	"	—	૮.૦૦	૪.૧૦
૩૯	વિસલવાસજા	વિસલવાસજા	"	"	૩૨૧	૨.૧૦	૧.૮૮
૪૦	ધારપુર	ધારપુર	"	"	૧	૬.૫૦	૨.૮૫
૪૧	ગોલીવાડા	ગોલીવાડા	"	"	૧૮૦,૨૪	૬.૦૦	૨.૮૦
૪૨	વાગડોદ	વાગડોદ	"	"	૪૧૪	૧૦.૫૦	૪.૦૮
૪૩	વામૈયા	વામૈયા	"	"	૧૦૬૬	૮.૩૦	૪.૧૫

કુલ:- ૩૧૩.૫૦ ૧૬૩.૪૪

પાટણ જીલ્લા પંચાયત હસ્તકના અનુશ્રવણ તળાવોની માહિતી દર્શાવતું પત્રક. (પાટણ જીલ્લા પંચાયત)

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ ઘ.લા.ધ.કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	કંગોઈ	કંગોઈ	ચાણસ્મા	પાટણ	૨૦૨૩	૩.૦૦	૧.૬૦
૨	ધીજોજ	ધીજોજ અનુ.તળાવ	"	"	૧૭૭૮, ૧૭૭૮/૩ ૧૭૭૭, ૧૭૭૮/૪ ૧૭૭૮/૪, ૭, ૮	૮.૦૦	૪.૧૦
૩	ઈટોદા	ઈટોદા અનુ.તળાવ	"	"	૩૬૦, ૩૬૭	૪.૫૦	૨.૧૦
૪	દેલમાલ	દેલમાલ અનુ.તળાવ	"	"	૧૪૪૧, ૧૪૪૦	૩.૧૦	૧.૮૫
૫	પીપળ	પીપળ	"	"	૧૪૮	૬.૦૦	૩.૧૫
૬	મંડાલી	મંડાલી અનુ.તળાવ	"	"	"	૪.૮૦	૨.૫૦
૭	પીંદારપુર	પીંદારપુર અનુ.તળાવ	"	"	૯૪	૬.૨૫	૩.૦૫
૮	ધાણોદરાડા	ધાણોદરાડા અનુ.તળાવ	"	"	"	૩.૦૦	૧.૪૦
૯	જીતોડા	જીતોડા અનુ.તળાવ	"	"	૧/૨/બ.ક.	૨.૫૦	૧.૩૦
૧૦	બાહમણવાડ	બાહમણવાડ અનુ.તળાવ	"	"	૧૧૨૨, ૧૧૨૨/૧ ૧૧૨૦, ૧૧૨૧	૨.૭૦	૧.૫૧

૧	૨	૩	૪	૫	૬	૭	૮
૧૧	દાતકરોડી	દાતકરોડી અનુ.તળાવ	ચાણસ્મા	પાટણ	૫૪૫	૪૪૦૫	૫૨,૫૬
૧૨	ખારોધારીયાલ	ખારોધારીયાલ અનુ.તળાવ	"	"	૪૨૧	૭.૮૦	૪.૨૮
૧૩	કુનાલ	કુનાલ અનુ.તળાવ	"	"	૧૩૩,૧૩૪,૭૮૨ ૭૮૫,	૭.૫૦	૩.૮૦
૧૪	ગંજેટ	ગંજેટ અનુ.તળાવ	"	"	૨	૮.૧૫	૪.૫૦
૧૫	રૂપકુર	રૂપકુર અનુ.તળાવ	"	"	૮૮૪/અ.બ.	૬.૦૦	૪.૫૦
૧૬	પલાસર	પલાસર અનુ.તળાવ	"	"	૧,૧/૧	૩.૦૦	૧.૮૦
૧૭	ગોખરવા	ગોખરવા અનુ.તળાવ	"	"	૧,૩૨૮	૨.૫૦	૧.૩૦
૧૮	મેરવાડા	મેરવાડા અનુ.તળાવ	"	"	૧,૪	૨.૭૦	૧.૫૦
૧૯	સુકસર	સુકસર અનુ.તળાવ	"	"	૧,૫૦૮	૬.૦૦	૩.૧૦
૨૦	સેલાવી	સેલાવી અનુ.તળાવ	"	"	૧,૩	૫.૭૫	૨.૮૦
૨૧	મીઠાધરવા	મીઠાધરવા અનુ.તળાવ	"	"	૫	૩.૦૦	૧.૮૦
૨૨	લકવા	લકવા અનુ.તળાવ	"	"	૮,૪૮૮	૭.૬૦	૩.૪૫
૨૩	ઝીલીયા	ઝીલીયા અનુ.તળાવ	"	"	૩૩૮- ૨૫	૩.૦૦	૧.૭૫
૨૪	વીરતા	વીરતા અનુ.તળાવ	"	"	૨,૩/૨	૮.૩૦	૪.૪૬
					કુલ:-	૧૧૭.૩૫	૬૨.૦૦

પાટણ જીલ્લા પંચાયત હસ્તકના અનુશ્રવણ તળાવોની માહિતી દર્શાવતું પત્રક. ( પાટણ જીલ્લા પંચાયત)

અ. નં.	ગામ	ચોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા (હેક્ટર)	સ્પોરેજ ઇ.લા.ધ.ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ડીડરોલ	ડીડરોલા અનુ.તળાવ	સિધ્ધપુર	પાટણ	ગામ તળાવ	૩.૦૦	૧.૮૦
૨	મેળોજ	મેળોજ અનુ.તળાવ	"	"	૩૪૧	૩.૨૫	૧.૮૦
૩	કુંવારા	કુંવારા અનુ.તળાવ	"	"	૧૦૬૦, ૧૦૬૩	૪.૫૦	૨.૧૦
૪	તાવડીયા	તાવડીયા અનુ.તળાવ	"	"	ગામ તળાવ	૩.૦૦	૧.૭૫
૫	નાગવાસ	નાગવાસજા અનુ.તળાવ	"	"	૪૮૬	૨.૭૫	૧.૬૦
૬	બીલીયા	બીલીયા અનુ.તળાવ	"	"	૧૭૮	૪.૫૦	૩.૦૦
૭	દેથલી	દેથલી અનુ.તળાવ	"	"	૫૫૮	૪.૦૦	૨.૬૦
૮	નેદરા	નેદરા અનુ.તળાવ	"	"	૩૨૫	૩.૦૦	૧.૨૦
૯	ચંડાલજ	ચંડાલજ અનુ.તળાવ	"	"	ગામ તળાવ	૬.૦૦	૩.૪૫
૧૦	આંકલી	આંકલી અનુ.તળાવ	"	"	૧	૮.૦૦	૪.૫૫
૧૧	પચકવાડા	પચકવાડા અનુ.તળાવ	"	"	૧૮૦	૮.૦૦	૩.૮૫

૧	૨	૩	૪	૫	૬	૭	૮
૧૨	વાઘડોલ	વાઘડોલ અનુ.તળાવ	"	"	૧૪૨	૩.૨૫	૧.૮૦
૧૩	કલ્યાણા	કલ્યાણા અનુ.તળાવ	"	"	૧૦૬૦	૮.૦૦	૪.૭૫
૧૪	ધનાવાડા	ધનાવાડા અનુ.તળાવ	"	"	૨૨૫	૭.૦૦	૩.૮૦
૧૫	સુજાણપુર	સુજાણપુર અનુ.તળાવ	"	"	ગામ તળાવ	૪.૦૦	૨.૧૦
૧૬	કાકોશી	કાકોશી અનુ.તળાવ	"	"	૬	૫.૭૦	૩.૨૫
૧૭	સેવાલખી	સેવાલખી અનુ.તળાવ	"	"	૧૩૪	૪.૩૦	૨.૮૦
૧૮	હિસોર	હિસોર અનુ.તળાવ	"	"	ગામ તળાવ ૩૨૦	૪.૦૦	૧.૮૦
૧૯	કાલેડા	કાલેડા અનુ.તળાવ	"	"	ગામ તળાવ	૩.૫૦	૧.૮૦
૨૦	વર્મીલા	વર્મીલા અનુ.તળાવ	"	"	૬૨	૭.૮૦	૨.૦૦
૨૧	સાંસરી	સાંસરી અનુ.તળાવ	"	"	ગામ તળાવ	૪.૦૦	૨.૧૦
૨૨	કનેસરા	કનેસરા અનુ.તળાવ	"	"	ગામ તળાવ	૭.૮૦	૧.૮૫
૨૩	વનાસજા	વનાસજા અનુ.તળાવ	"	"	૩૭૨	૭.૮૦	૧.૮૫
૨૪	સમોલ	સમોલ અનુ.તળાવ	"	"	ગામ તળાવ	૪.૦૦	૨.૩૦
૨૫	લવારા	લવારા અનુ.તળાવ	"	"	ગામ તળાવ	૪.૦૦	૨.૪૦

રક	દશાવાસ	દશાવાસ અનુ.તબાવ	"	૧૨૮/અ.બ.	૪.૩૦	૨.૧૦
				કુલ:-	૧૧૮.૫૫ હે	૬૪.૮૦ એમ.સી.એફ. ટી.



પાટણ જીલ્લા પંચાયત હસ્તકનો અનુશ્રવણ તળાવોની માહિતી દર્શાવતું પત્રક. ( પાટણ જીલ્લા પંચાયત)

અ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ દ.લા.ધ.ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	દાંતરવાડા	દાંતરવાડા અનુ.તળાવ	હારીજ	પાટણ	૩૨,૩૩,૩૪,૩૫	૩.૫૦	૧.૮૦
૨.	પીપલાણા	પીપલાણા અનુ.તળાવ	"	"	૫૬૩,૫૬૪	૩.૪૦	૧.૮૫
૩	કાંતરા	કાંતરા અનુ.તળાવ	"	"	૨૪૭	૪.૦૦	૨.૧૦
૪	કુનાવાડા	કુનાવાડા અનુ.તળાવ	"	"	૧૫૦	૩.૫૦	૧.૮૫
૫	ખાખડી	ખાખડી અનુ.તળાવ	"	"	ગામ તળાવ '૨૮, ૨૯, ૩૦	૪.૫૦	૨.૨૦
૬	માંસા	માંસા અનુ.તળાવ	"	"	૧૫૧	૫.૦૦	૩.૫૦
૭	વાંસા	વાંસા અનુ.તળાવ	"	"	૭૫૫,૭૫૬,૭૫૮, ૭૫૭	૪.૬૦	૨.૫૦
૮	વેજાવાડા	વેજાવાડા અનુ.તળાવ	"	"	૧૮૮	૫.૦૦	૩.૧૦
૯	નાણા	નાણા અનુ.તળાવ	"	"	ગામ તળાવ-૩૪૫/૧	૪.૦૦	૨.૯૦
૧૦	જાસ્કા	જાસ્કા અનુ.તળાવ	"	"	૪૭૫	૩.૫૦	૨.૧૦

૧	૨	૩	૪	૫	૬	૭	૮
૧૧	બોસીવાડા	બોરતવાડા અનુ.તળાવ	"	"	૩૭૦/૧૪	૨.૦૬	૧.૮૦
૧૨	માલસુંદ	માલસુંદ અનુ.તળાવ	"	"	૧૬૬	૩.૫૦	૨.૨૦
૧૩	રામનગર	રામનગર અનુ.તળાવ	"	"	ગામ તળાવ ૨૫૭	૪.૦૦	૨.૩૦
૧૪	સોઢવ	સોઢવ અનુ.તળાવ	"	"	ગામ તળાવ ૧૬૮	૩.૦૦	૧.૮૦

પાટણ જીલ્લા પંચાયત હસ્તકના અનુશ્રવણ તળાવોની માહિતી દર્શાવતું પત્રક. ( પાટણ જીલ્લા પંચાયત )

અ.ન.	ગામ	મોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવની ઓરિયા (એકર)	સ્ટોરેજ ક્ષા.ચ.ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ગોમનાદ	ગોમનાદ અનુ.તળાવ	સમી	પાટણ	૫	૪.૮૦	૩.૦૫
૨	વરાણા	વરાણા અનુ.તળાવ	"	"	૨૦૯,૨૧૦	૫.૦૦	૩.૧૦
૩	બાસ્પા	બાસ્પા અનુ.તળાવ	"	"	૨૫૦	૪.૫૦	૩.૦૦
૪	ગોધાણા	ગોધાણા અનુ.તળાવ	"	"	૧૦૫	૫.૧૦	૨.૮૦
૫	શંખેશ્વર	શંખેશ્વર અનુ.તળાવ	"	"	૧૮૬,૧૮૫/અ	૪.૮૦	૧.૮૫
૬	મોટી ચંદુર	મોટી ચંદુર અનુ.તળાવ	"	"	૨	૫.૬૦	૩.૧૮
૭	માંડવી	માંડવી અનુ.તળાવ	"	"	૪,૩૭૮	૬.૦૦	૩.૮૦
૮	અનવપરપુર	અનવપરપુર અનુ.તળાવ	"	"	૪૩૨,૬૬૧/૧	૬.૧૮	૩.૭૫
૯	દાંતીસણા	દાંતીસણા અનુ.તળાવ	"	"	૨૨,૨૩,૨૪/અ	૫.૦૦	૨.૭૧
૧૦	તારાગર	તારાગર અનુ.તળાવ	"	"	૧૮૭	૬.૧૫	૩.૧૭

૧	૨	૩	૪	૫	૬	૭	૮
૧૧	રસુલપુર	રસુલપુર અનુ.તળાવ	"	"	૧,૬/૫,૧/૪/૫/૬	૭.૧૦	૩.૫૦
૧૨	ભદ્રાડા	ભદ્રાડા અનુ.તળાવ	"	"	૬૫	૬.૧૦	૨.૮૫
૧૩	રાકુ	રાકુ અનુ.તળાવ	"	"	૯૮	૭.૦૦	૪.૧૦
૧૪	બીલીયા	બીલીયા અનુ.તળાવ	"	"	૧૩૪,૪૫૦	૬.૧૦	૩.૭૦
૧૫	લોદેશ્વર	લોદેશ્વર અનુ.તળાવ	"	"	૨	૫.૦૦	૨.૭૬
૧૬	દાઉદપુર	દાઉદપુર અનુ.તળાવ	"	"	૨૧૨/૧૩૯	૫.૫૦	૨.૮૦
૧૭	બાબરી	બાબરી અનુ.તળાવ	"	"	૧૨૬/૧,૧૫૭	૫.૮૦	૩.૦૦
૧૮	ચાંદણકી	ચાંદણકી અનુ.તળાવ	"	"	મેશાસર તળાવ	૬.૦૦	૩.૧૦
૧૯	ગાજદીનપુર	ગાજદીનપુર અનુ.તળાવ	"	"	૨,૩	૬.૮૦	૪.૦૦
૨૦	સીપુર	સીપુર અનુ.તળાવ	"	"	૪૦૫	૫.૦૦	૨.૭૦
૨૧	બિરમીલાબાદ	બિરમીલાબાદ અનુ.તળાવ	"	"	ગામ તળાવ	૬.૦૦	૪.૦૦

૧	૨	૩	૪	૫	૬	૭	૮
૨૨	કુંવર	કુંવર અનુ.તળાવ	"	"	૨	૭.૦૫	૩.૮૫
૨૩	મોટામેસાવર પુરા	મોટા મેસવારપુરા અનુ.તળાવ	"	"	૧,૨૫૭/૧	૬.૫૦	૩.૭૦
૨૪	શેરપુરા	શેરપુરા અનુ.તળાવ	"	"	૧૧૨	૫.૬૦	૪.૦૦
૨૫	ગુઝરવાડા	ગુઝરવાડા અનુ.તળાવ	"	"	ગામ તળાવ ૨, ૫	૪.૫૦	૩.૦૦
૨૬	નાયકા	નાયકા અનુ.તળાવ	"	"	૨	૫.૦૦	૩.૧૫
૨૭	પીપરાળા	પીપરાળા(સ મી)	"	"	૧૨૧૧	૫.૬	૩.૧૬
૨૮	જામેલા	જામેલાઅનુ. તળાવ	"	"	મોગુસર તળાવ ૧	૪.૫૫	૨.૮૦
૨૯	લોલાડા	લોલાડા અનુ.તળાવ	"	"	૧૧૨૦/૧	૪.૮૦	૨.૮૦
૩૦	દાદકા	દાદકા અનુ.તળાવ	"	"	ગામ તળાવ ૧૫	૫.૦૦	૩.૧૫
૩૧	ઝીલવાણા	ઝીલવાણા અનુ.તળાવ	"	"	૨૧૮, ૧૭૨/૧ ૧૭૨/૨	૪.૬૦	૩.૮૦
૩૨	પાડલા	પાડલા અનુ.તળાવ	"	"	૧૮	૫.૫૦	૪.૦૦
૩૩	અદગામ	અદગામ અનુ.તળાવ	"	"	ગામ તળાવ	૬.૦૦	૪.૧૦

૧	૨	૩	૪	૫	૬	૭	૮
૩૪	વાઘપુરા	વાઘપુરા અનુ.તળાવ	"	"	૧૧	૬.૧૫	૪.૬૦
૩૫	મુંજપુર	મુંજપુર અનુ.તળાવ	"	"	૬૨૩	૪.૦૦	૨.૮૦
૩૬	કુદમા	કુદમા અનુ.તળાવ	"	"	૧૫	૮૫.૦૦	૩.૦૦
૩૭	ખંડીયા	ખંડીયા અનુ.તળાવ	"	"	ગામ તળાવ	૫.૦૫	૩.૫૦
					કુલ:-	૨૦૪.૬૩	૧૨૨.૫૩

પાટણ જીલ્લા પંચાયત હસ્તકના તળાવોની માહિતી દર્શાવતું પત્રક. ( પાટણ જીલ્લા પંચાયત.)

અ.ન	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરિયા (હેક્ટર)	સ્થોરેજ દ.લા.ધ.કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	નાના પુરા	નાના પુરા. અનુ.તળાવ	રાધનપુર	પાટણ	૨૨૩	૭.૮૦	૫.૦૦

પાટણ જીલ્લા પંચાયત હસ્તકના તળાવોની માહિતી દર્શાવતું પત્રક. ( પાટણ જીલ્લા પંચાયત)

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા (હેક્ટર)	સ્ટોરેજ ક.લા.મ.ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	ચાહુવાસ	આહુવાસ અનુ.તળાવ	સાંતલપુર	પાટણ	૯૦	૬.૦૦	૩.૪૦
૨	દેગામણા	દેગામણા અનુ.તળાવ	"	"	૧૩૩	૭.૫૦	૪.૧૦
૩	ડાલડી	ડાલડી અનુ.તળાવ	"	"	૨૩૭	૭.૦૦	૩.૫૦
૪	રાજુસરા	રાજુસરા અનુ.તળાવ	"	"	૨૫૭	૬.૫૦	૪.૮૦
૫	રોજું	રોજું અનુ.તળાવ	"	"	૨૯૦	૭.૦૦	૪.૮૦
૬	બામરોલી	બામરોલી અનુ.તળાવ	"	"	૫૬૯	૭.૫૦	૪.૫૫
૭	પરસુંદ	પરસુંદ અનુ.તળાવ	"	"	૬૩	૬.૫૦	૪.૫૦
૮	બકુત્રા	બકુત્રા અનુ.તળાવ	"	"	૧૬૩	૭.૮૦	૩.૮૦
૯	ધોકાવાડા	ધોકાવાડા અનુ.તળાવ	"	"	૫૯૪	૭.૫૦	૩.૮૦
					કુલ:-	૬૩.૩૦	૩૬.૫૦



વોટર બોડીઝ ના અનુસંધાનમા પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેની માહિતી દર્શાવતું પત્રક.  
પંચાયત સિંચાઈ વિભાગ, અમદાવાદ

અનુશ્રવણ તળાવો:-

અ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા (હેક્ટર)	સ્ટોરેજ ક.લા.ઘ.ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	બાકરોલ બુજરંગ	પરકોલેશન તળાવ	દસક્રોઈ	અમદાવાદ	૭૮	૩.૬૦	૧.૩૦
૨	બાવડા	"	"	"	૧૮૨	૬.૩૦	૨.૬૦
૩	બાકરોલ બુજરંગ	"	"	"	૫૨૪	૪.૨૦	૨.૨૦
૪	ચાંદીપેલ	"	"	"	૩૦૫	૪.૦૪	૨.૧૫
૫	ધામતવાણ	"	"	"	૧૧૨૪	૨.૭૪	૧.૩૫
૬	કુમડશલ	"	"	"	૧	૪.૩૫	૨.૩૦
૭	હીરાપુર	"	"	"	૪૦૦	૪.૧૮	૧.૮૦

૧	૨	૩	૪	૫	૬	૭	૮
૮	કાશીધેલ	"	"	"	૭૬૭	૬.૩૪	૨.૨૪
૯	કુલા-કોઠીયા	"	"	"	૬૩૯	૪.૧૫	૨.૨૦
૧૦	કુલા	"	"	"	૧૫૩૮	૫.૦૦	૨.૨૪
૧૧	કુલાડ	પરકોલેશન તળાવ	દસકોઈ	અમદાવાદ	૬૬૫	૫.૫૦	૪.૦૦
૧૨	કાસીન્દ્રા	"	"	"	૨	૧.૭૦	૦.૬૦
૧૩	લાંભા-લક્ષ્મી પુરા	"	"	"	૪૬	૧.૬૦	૦.૭૦
૧૪	મહીજગાજ	"	"	"	૩૫૩	૭.૧૯	૩.૬૦
૧૫	મીરોલી	"	"	"	૫૮૪	૭.૦૦	૩.૪૫
૧૬	ઓગણજ	"	"	"	૧૧૭	૨.૪૦	૧.૫૦
૧૭	પાલડી-કાંકરજ	"	"	"	૩૭૫	૧.૫૮	૦.૯૦
૧૮	રણોદરા	"	"	"	૪૭૬	૧.૯૬	૧.૦૦
૧૯	રણોદરા વિરાવત ની મુવાડી	"	"	"	૨૪૪	૧.૪૧	૦.૭૫
૨૦	સોલા	"	"	"	૬	૨.૮૦	૧.૬૦
૨૧	ઉન્દેલ	"	"	"	૧૦૯	૨.૫૮	૧.૪૦
૨૨	વસઈ	"	"	"	૨૬૩	૩.૫૬	૧.૮૦
૨૩	ઝાંબુ	"	"	"	૧૦૭	૨.૫૦	૧.૭૦
૨૪	ઝાંબુ સીમ તળાવ	"	"	"	૭૪૬	૩.૦૦	૧.૬૦
૨૫	છારોડીયા	"	મુંબુકા	"	૬૮	૨.૦૦	૦.૩૮
૨૬	છસીયાણા	"	"	"	૧	૩.૦૦	૨.૦૫

૧	૨	૩	૪	૫	૬	૭	૮
૨૭	ધંધુલા પોરબર	"	"	"	૨૦૨	૭.૦૦	૨.૪૭
૨૮	સાંવાસર	"	"	"	૭૦	૫.૦૦	૨.૦૦
૨૯	વાસાશા	"	"	"	૧	૧.૬૦	૨.૧૧
૩૦	રેકડા	"	અરવાડા	"	૧	૪.૦૦	૨.૩૨
૩૧	સાળંગપુરા	"	"	"	૨૫૫	૨.૫૦	૨.૩૧
૩૨	અમલપુર	"	રાણપુર	"	૭૭	૩.૦૦	૫.૨૪
૩૩	અક્ષયપીઠાણી	"	"	"	૬	૪.૦૦	૬.૮૭
૩૪	અગડ	"	"	"	૧૬૨	૨.૮૦	૨.૪૨
૩૫	બગડ- બેલડી	"	"	"	૧૨૨	૩.૦૦	૧.૮૦
૩૬	બોડીયા	"	"	"	૧૦૫	૪.૦૦	૧.૭૬
૩૭	બરાનીયા	"	"	"	૧૭/૧૮	૩.૬૦	૧.૫૦
૩૮	ગઢીયા	"	"	"	૨૮૨	૪.૦૦	૧.૮૮
૩૯	જાલીવા	"	"	"	૪૩૬	૩.૮૦	૧.૮૮
૪૦	ખસ ન્યુ	"	"	"	૩૮૫	૨.૮૦	૨.૪૮૮
૪૧	ખસ ઓલ	"	"	"	૧૮૭	૩.૫૦	૦.૩૮
૪૨	કુંડલી	"	"	"	૪૮	૪.૦૦	૦.૩૫
૪૩	માલનપુર	"	"	"	૫૦૦	૩.૦૦	૬.૪૪
૪૪	મોટી- વાવડી	"	"	"			
૪૫	મોટી- વાવડી	(ઓલ પી.ટી.)	રાણપુર	અમદાવાદ	૧૬૧	૨.૦૦	૧.૫૦
૪૬	પાણવી.	પરકેલેશન તબાવનું કામ.	"	"	૧	૩.૪૦	૨.૦૦
૪૭	રાણપુર	"	"	"	૪૫૮	૪.૩૦	૩.૨૦
૪૮	સાંગણપુર	"	"	"	૬	૩.૫૦	૨.૮૦

૧	૨	૩	૪	૫	૬	૭	૮
૪૮	આદરોડા	પરકોલેશન તળાવનું કામ	ભાવલા	અમદાવાદ	૧૮૨	૧.૦૪	૧.૪૬
૪૯	છબાસર	સીમોડ	"	"	૨૧૬	૧.૫૫	૦.૯૯
૫૦	ચીપાડા	પરકોલેશન તળાવનું કામ	"	"	૨૦૮	૬.૦૨	૨.૯૯
૫૧	દહેગામડા	"	"	"	૨૭૮	૨.૭૪	૧.૯૯
૫૨	ચાગુડ	"	"	"	૧૯૮૮	૨.૫૪	૧.૫૦
૫૩	કવલા	"	"	"	૬૮	૮.૨૦	૩.૬૭
૫૪	રજોડા	"	"	"	૨૮૩	૪.૧૯	૧.૪૮
૫૫	ઝેકડા	"	"	"	૧	૨.૧૯	૧.૦૦
૫૬	આંબારેલી	"	ધોળાકા	"	૩૬૯	૭.૮૧	૩.૯૯
૫૭	લુમલી	"	"	"	૨૭૩	૪.૬૦	૨.૪૭
૫૮	કુસર	"	"	"	૧૬૨	૩.૭૪	૧.૯૯
૫૯	ધોળાકા	"	"	"	૧૪૬	૧૦૭.૨૪	૪.૯૯
૬૦	જવારજ	"	"	"	૭૬૭	૩.૮૦	૨.૪૭
૬૧	કોડા	"	"	"	૫૭૧	૨.૮૦	૧.૦૦

૧	૨	૩	૪	૫	૬	૭	૮
૬૨	કોડ	અનુલખાવ	ગ્રામીણ	અમદાવાદ	૨૪૨	૧૬.૪૪	૩.૮૯
૬૩	સરખવાડ	"	"	"	૪૬	૧૧.૨૦	૧૧.૬૫
૬૪	સરોડા	"	"	"	૫૬૭	૪૪.૫૨	૦.૯૮
૬૫	વાસણા	"	"	"	૮૧૮	૧.૮૦	૧.૮૭
૬૬	વટામણ	"	"	"	૨૬	૬.૬૨	૨.૦૦
૬૭	વોડા	"	"	"	૧૦૦	૧.૦૪	૦.૨૫
૬૮	ભડાણા	"	વિરમગામ	અમદાવાદ	૪૦૨	૩૨.૫	૨.૪૭
૬૯	ભોજવા	"	"	"	૧૩૧૦	૪.૨૩	૧૨.૪૭
૭૦	નદીયાણા	"	"	"	૫૨	-	૩.૮૮
૭૧	માંડલ	"	"	"	૧૧૫૫	૬.૭૫	૩.૫૩
૭૨	અધાર	"	દેવોજી- રામપુરા	"	૧૪૩	૨.૬૫	૪.૨૩
૭૩	ભોયણી	"	"	"	૪૫૭	૨.૨૭	૩.૧૭

૧	૨	૩	૪	૫	૬	૭	૮
૭૪	ડાંગરવા	અનુતળાવનું કામ	દેત્રોજ-રામપુરા	અમદાવાદ	૫૨૫	૨.૧૪	૪.૨૩
૭૫	પનાર	"	"	"	૩૪૬	૩.૨૨	૨.૧૧
૭૬	રુદાતલ	"	"	"	૧	૨.૧૦	૩.૮૮
૭૭	સોલાસણ	"	"	"	૧૪૧	૨.૩૪	૫.૨૯
૭૮	સુંવાળા	"	"	"	૩૨૫	૨.૨૩	૨.૧૧
૭૯	તેલાવી	"	"	"	૨૧૪	૧.૧૭	૩.૮૮
					કુલ:-		
					૪૦૩.૧૬.૯૫ ૨૧૪.૩૮		

પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેનું માહિતી પત્રક. પંચાયત સિંગાઈ વિભાગ, ગાંધીનગર.

અ.નં	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ ક.લા.મ.કુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	જામલા	અનુ.તળાવ	કલોલ	ગાંધીનગર	૩૩૨	૬.૨૦	૪.૨૦
૨	ઈમંડ	અનુ.તળાવ	"	"	૨૭૭	૨.૪૦	૨.૨૦
					૨૭૮		
૩	પુંદરા	પુંદરા અનુ.તળાવ	ભાણસા	"	૨૦૯	૮.૩૬	૪.૨૯
૪	ખગત	રીવાર્જ તળાવ	ભાણસા	"	૩૦૦	૨.૬૦	૨.૬૧
					૨૯૯		
૫	મહુડી	સ્ટોરેજ તળાવ	ભાણસા	"	૭૭૬	૧.૮૦	૧.૮૧
૬	ચરાડા	સ્ટોરેજ તળાવ	"	"	૯	૨.૫૭	૩.૦૭
૭	ભાણસા (એતવા)	એતવા "	"	"	૧૪૦૨	૨.૦૦	૧.૯૭
૮	રીફોલ	રીવાર્જ તળાવ	"	"	૧૬૫	૧.૭૬	૨.૧૪
૯	સોલેયા	અનુ.તળાવ	"	"	૬૬	૩.૪૮	૩.૫૧
					૬૭,૬૮		



૧	૨	૩	૪	૫	૬	૭	૮
૧૦	બીલોદરા	સ્ટોરેજ તળાવ	માણસા	ગાંધીનગર	૧૯૭	૧.૪૪	૨.૩૬
૧૧	દેલવાડા	અનુ.તળાવ	"	"	૪૩૭	૧.૯૨	૨.૫૦
૧૨	છાલા	અનુ.તળાવ	ગાંધીનગર	ગાંધીનગર	૪૪૨	૨.૯૩	૨.૨૦
૧૩	કડાદરા	અનુ.તળાવ	દહેગામ	ગાંધીનગર	૨૦૩	૨.૦૬	૨.૪૦
૧૪	સાંપા	સાંપા ગામે ટોપળીયા અનુ.તળાવનું કામ	"	"	૨૩૮	૧.૨૮	૩.૧૦
૧૫	વાસણા સોગઠી	અનુ.તળાવ	"	"	૧૩૩	૪.૩૪	૪.૦૦
૧૬	વાસણા રાકોદ	અનુ.તળાવ	"	"	૯૧૧	૧.૫૮.૩૨	૩.૩૦
૧૭	નાંદોલ	"	"	"	૧૮૩	૧.૬૪.૯૧	૨.૦૦
૧૮	સામેત્રી	"	"	"	૮૭	૩.૨૪	૩.૩૦

કુલ:-

૧૭.૦૯ ૨૦.૩૦

જિલ્લા પંચાયત કસ્ટોના અનુભવણ તળાવો અંગેની માહિતીનું પત્રક:- પંચાયત સિંચાઈ વિભાગ જિ.પં. મહેસાણા.

અ.નં.	ગામ	ચોખનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા હેક્ટરમાં.
૧	૨	૩	૪	૫	૬	૭
૧	લાખવડ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૬૧૮/૨	૧૨.૦૦
૨	બામોસણા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૭૩૮	૬.૦૦
૩	જમનાપુરા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૨૨૮	૩.૦૦
૪	મોદીયાઉ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૪૧૪	૪.૦૦
૫	દેલા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૮૩	૩.૦૦
૬	ઢાડવી	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૮૪	૨.૦૦
૭	નાગલપુર	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૬૫૮	૪.૦૦
૮	વડસા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૬૦૮	૧૨.૦૦
૯	નુગર	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૫	૬.૨૫
૧૦	ગીતોસણ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૩૮૧	૦.૫૦
૧૧	તાવડીયા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧૩૮	૫.૦૦
૧૨	સામેત્રા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧૨૦૪	૮.૦૦
૧૩	ગઢા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૪૦૯	૧.૫૦
૧૪	દેદીસાસણ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૪૮૧	૨.૨૫
૧૫	મુલસણ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧	૧.૦૦
૧૬	પાલજ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૨૪૫	૧.૦૦
૧૭	કરસાનપુરા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૪	૨.૦૦
૧૮	સાંધલ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૮૨૯	૩.૦૦
૧૯	ગઢા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૩૯૯	૨.૦૦
૨૦	ગોરાદ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૮૬૮	૩.૦૦
૨૧	ઉચ્ચલી	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧૭	૩.૦૦
૨૨	માંકણજ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૨૧૮	૬.૦૦
૨૩	કડવાસણ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૩૯૭	૦.૬૦
૨૪	સીડોસણ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧૬૬	૪.૦૦
૨૫	વિરસોડા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૫૩૫	૩.૦૦
૨૬	પાચોટ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧૪૧૨	૧.૦૦
૨૭	ખરસદા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૩	૬.૦૦
૨૮	છઠીસારસ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૩૬૩	૨.૦૦
૨૯	વિસ્તા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૨	૪.૦૦
૩૦	અખળપુરા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧૬૯	૨.૦૦
૩૧	નદાસા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૪૮૫	૪.૫૦
૩૨	પીલુવા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૨૦૩૯	૦.૫૦
૩૩	દેવીનાપુરા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૩૬	૧૨.૫૦
૩૪	છઠીસારસ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા		૦.૦૬
૩૫	રાગોસણા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૨૦૫	૧.૨૫
૩૬	પાલોદર	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૫૬	૧.૦૦
૩૭	આનંદપુરા	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૯૭૯	૧.૫૦
૩૮	બાલોલ	અનુભવણ તળાવ	મહેસાણા	મહેસાણા	૧૮૭	૭.૫૦

અ.નં.	ગામ	ચોજનાનું નામ	તાલુકો.	જિલ્લો.	સર્વેનંબર	તળાવની એરીયા હેક્ટરમાં.	સ્ટોરેજ મીલીયન ધ ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૩૯	ફલેપુરા	અનુશ્રવણ તળાવ.	મહેસાણા	મહેસાણા	૧૧૪૦	૪.૦૦	૧.૮૦
૪૦	ચિત્રોડીપુરા	અનુશ્રવણ તળાવ.	મહેસાણા	મહેસાણા	૧૩૨૨	૨.૨૫	૧.૩૨
૪૧	ભાલુડ	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૨	૮.૦૦	૬.૮૦
૪૨	ધાસારા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૮૧	૧.૮૦	૪.૮૦
૪૩	કિમતા (સર)	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૫૬૪,૫૬૫.	૪.૬૦	૫.૫૦
૪૪	ખંડોસણ	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૭૬	૧.૮૦	૫.૬૩
૪૫	કિમતા (બા)	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૩૧૮૧	૧૨.૬૦	૩.૫૦
૪૬	ગુજા.	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૨,૩	૧૫.૪૦	૬.૦૦
૪૭	ખરવડા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૧૬,૧૭,૧૮.	૧૧.૨૦	૨.૪૨
૪૮	કાંતા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૧૬	૭.૮૦	૪.૫
૪૯	કડા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૨	૮.૪૦	૩.૬૦
૫૦	પાલડી	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૨૯૩,૨૯૬	૩.૬૦	૩.૫૦
૫૧	ગુજા (સીમ)	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૩૯૨,૪૦૧.	૩.૨૦	૩.૪૦
૫૨	કાંસા (દેતોહ)	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૧૧૬૧	૧.૬૦	૩.૪૦
૫૩	કાજીશલીયાસણા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૬	૩.૪૦	૨.૬૬
૫૪	કુંવાસણા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૭૨૮	૧.૬૦	૨.૪૨
૫૫	કિમતા (સવનું)	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૩૬૪૩	૨.૪૦	૨.૪૦
૫૬	ભાલક	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૩૨૩	૧૨.૨૦	૨.૮૩
૫૭	વિસનગર (પીઠા)	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૧૪૫૭	૩.૬૦	૨.૬૪
૫૮	કિમતા (સીમ)	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૫૬૪	૩.૮૫	૨.૪૨
૫૯	ગોઠવા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૨૬૬	૫.૨૦	૩.૨૭
૬૦	સાલીસણા	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૬૧૪	૩.૨૦	૨.૨૧
૬૧	ધાધરેટ	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૧૭૭	૩.૮૦	૧.૦૦
૬૨	સુશી.	અનુશ્રવણ તળાવ.	વિસનગર	મહેસાણા	૧૩૧	૫.૬૦	૩.૦૦
૬૩	ખતોડા	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૨૪૫	૨.૮૦	૪.૦૦
૬૪	કાંઠા (વડનગર)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૭૧૬૮	૦.૬૫	૩.૫૦
૬૫	સાંકળેશ્વર, (વડ)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૨૮૪૩	૬.૪૦	૧૦.૨૪
૬૬	મલેકપુર (વડ)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૧૫૭	૧.૫૦	૪.૦૦
૬૭	ત્રાસવાડ	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૧૬૬	૩.૪૦	૧.૨૩
૬૮	સીપોર	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૧૧૫૫	૬.૬૦	૨.૬૦
૬૯	બાદરપુર	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૪૭૧	૨.૪૦	૨.૫૦
૭૦	ઉડણી	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૫૩૨	૨.૪૦	૨.૩૩
૭૧	સાજપુર (વડ)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૩	૨.૫૬	૩.૫૦
૭૨	બાદરપુર	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૩,૩/૧	૨.૫૬	૩.૪૦
૭૩	સુદીયા	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૫૯૯	૨.૪૦	૨.૧૫
૭૪	છાજલીયા	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૪૬૮	૧.૪૪	૧.૩૦
૭૫	રેડ લાક્ષ્મીપુરા	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૨૪૬	૦.૬૨	૧.૦૦
૭૬	ખરકા	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૫૫૮	૧૧.૨૦	૧.૦૦



અ.નં.	ગામ	ચીજનાનું નામ	તાલુકો.	જિલ્લો.	સર્વેનંબર	તળાવની એરીયા હેક્ટરમાં	ચોરેજ મીલીયન ઘન ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૭૭	હાજીપુર સુદીયા)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૨૫૨૨	૦.૪૨	૧.૦૦
૭૮	શેખપુર (વડ)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૨૮૮	૧.૧૨	૧.૦૦
૭૯	સુદીયા	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૨૧૯૨	૩.૮૦	૪.૪૦
૮૦	વડનગર (અમકુ)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૩૦૨૬	૪.૪૮	૩.૦૦
૮૧	વડનગર (હઠી)	અનુશ્રવણ તળાવ.	વડનગર	મહેસાણા	૫૭૪	૭.૨૦	૩.૫૦
૮૨	નાની હીરવાણી	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૨૭૯૨૮૦	૯.૬૨	૪.૦૬
૮૩	ઉણાદ	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૭૧૬	૫.૭૬	૪.૨૦
૮૪	મોટી હઠીવાણી	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૨,૩	૧૨.૮૦	૩.૬૦
૮૫	માન્જા	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૧૯-૫	૪.૮૦	૪.૬૫
૮૬	ચાડા	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૩૪૮	૪.૪૮	૫.૪૩
૮૭	ચાસરીયા	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૭૯,૮૦	૩.૮૪	૨.૫૦
૮૮	સાગથળા	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૮૯,	૩.૩૬	૧.૫૦
૮૯	ઉણાદ	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૩૫૬	૨.૨૪	૧.૬૩
૯૦	ચાંગણા	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૬૧	૩.૮૦	૨.૨૦
૯૧	વુંદાવન મહાદેવ	અનુશ્રવણ તળાવ.	ખેરાલુ.	મહેસાણા	૮૯	૫.૧૨	૩.૫૦
૯૨	ભીમપુર	અનુશ્રવણ તળાવ.	સતલાસણા	મહેસાણા	૫૧૯-અ	૨.૩૦	૧.૩૩
૯૩	ઉમરી	અનુશ્રવણ તળાવ.	સતલાસણા	મહેસાણા	૧	૩.૨૦	૩.૨૦
૯૪	કોઠાસણા(મોટા)	અનુશ્રવણ તળાવ.	સતલાસણા	મહેસાણા	૨-૫	૨.૬૪	૨.૩૧
૯૫	ભાટવારા	અનુશ્રવણ તળાવ.	સતલાસણા	મહેસાણા	૧૮૫	૨.૪૫	૩.૮૦
૯૬	ખીલોડ	અનુશ્રવણ તળાવ.	સતલાસણા	મહેસાણા	૧૪૮	૨.૬૦	૨.૩૫
૯૭	કોઠાસણા(નાના)	અનુશ્રવણ તળાવ.	સતલાસણા	મહેસાણા	૧૯૩	૨.૬૦	૨.૬૦
૯૮	ચાંકલીચારા.	અનુશ્રવણ તળાવ.	સતલાસણા	મહેસાણા	૯૦	૮.૬૬	૩.૩૫
૯૯	નવાપુરા	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૨૪૮	૧૦.૫૦	૪.૫૦
૧૦૦	ઉઝા(વેઘનાથ)	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૩૨૧૭	૨.૨૫	૪.૫૦
૧૦૧	મકુતપુર	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૩૧	૧.૫૦	૫.૦૦
૧૦૨	વણાગલા	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૪૭૮	૭.૦૦	૪.૫૦
૧૦૩	ડાભી.	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૧૧૦	૬.૦૦	૫.૦૦
૧૦૪	ટુંડાવ	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૨૪૫	૪.૫૦	૩.૬૦
૧૦૫	ઉનાવા(મેગ)	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૧૬૪૬	૬.૦૦	૪.૨૦
૧૦૬	કહોડા	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૧૬૩૪	૭.૫૦	૪.૨૪
૧૦૭	અમુદ	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૨૭૪	૨૪.૦૦	૫.૦૦
૧૦૮	જગનાથપુરા	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૧૧૧	૨.૦૦	૨.૦૦
૧૦૯	પળી	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૫૨૨	૨.૦૦	૧.૮૫
૧૧૦	ઉનાવા(પોર્બડા)	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૧૦૬૧	૩.૦૦	૩.૬૦
૧૧૧	ઉપેરા	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૨૭૭૦	૬.૦૦	૩.૫૦
૧૧૨	મહેરવાડા	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૪૬૦	૨.૫૦	૩.૦૦
૧૧૩	પાસવ	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૧૭૮૧	૪.૦૦	૩.૨૦
૧૧૪	ભુણાવ	અનુશ્રવણ તળાવ.	ઉઝા.	મહેસાણા	૩૦૦	૨.૦૦	૩.૦૦

અ.નં.	ગામ	સોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવની ઝેરીયા હેક્ટરમાં	સ્ટાન્ડ મીલીયન ઇ ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧૧૫	ઐઠોર	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૨૩૩૩	૩.૦૦	૨.૦૦
૧૧૬	મકતુપુર(કાજાલી)	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૨૭૬	૨.૦૦	૩.૦૦
૧૧૭	અમુટ	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૨૭૯	૧.૫૦	૧.૦૦
૧૧૮	સુણોક	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૩૭૧,૪૨૫	૫.૨૫	૩.૬૦
૧૧૯	કામલી	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૩	૧.૫૦	૧.૬૬
૧૨૦	ઉનાવા	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૨૭૨૪	૧.૫૦	૧.૦૦
૧૨૧	મકતુપુર(કુલ)	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૩૧૮	૫.૫૦	૪.૦૦
૧૨૨	મકતુપુર	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૫૯૦	૧.૫૦	૧.૦૦
૧૨૩	ઐઠોર(ખોડી)	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૧૮૯	૦.૬૫	૧.૬૭
૧૨૪	ગંજાપુરા	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૧૮૧	૧.૫૦	૧.૦૦
૧૨૫	ઉનાવા	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૬૨૫	૧.૦૦	૨.૨૦
૧૨૬	ઉપેરા	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૬૨	૩.૦૦	૨.૮૧
૧૨૭	કિંદોડા	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૧૬૪૯/૫	૩.૦૦	૪.૬૦
૧૨૮	કંચરાવી	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૧૪૩૩	૬.૦૦	૪.૦૦
૧૨૯	સુણોક	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૭૦૭,૭૦૮	૭.૦૦	૪.૦૦
૧૩૦	કિંઝા(સીંગ)	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૨૭૬૯	૪.૦૦	૩.૦૦
૧૩૧	ગંજાપુરા	અનુશ્રવણ તળાવ	કિંઝા	મહેસાણા	૧૮૧	૧.૫૦	૧.૫૦
૧૩૨	હરનાપુર(સીંગ)	અનુશ્રવણ તળાવ	વિજાપુર	મહેસાણા	૧	૧.૦૦	૩.૨૦
૧૩૩	અભરામપુરા	અનુશ્રવણ તળાવ	વિજાપુર	મહેસાણા	૧૫૦	૦.૮૦	૧.૦૦
૧૩૪	રણાસણ	અનુશ્રવણ તળાવ	વિજાપુર	મહેસાણા	૩૧૩	૪-૩૨	૨.૭૩
૧૩૫	માલોચાણ	અનુશ્રવણ તળાવ	વિજાપુર	મહેસાણા	૭૫૬	૧.૬૦	૩.૬૫
૧૩૬	આનંદપુરા(વેડા)	અનુશ્રવણ તળાવ	વિજાપુર	મહેસાણા	૮૩૯	૧.૭૦	૧.૦૦
૧૩૭	ખડાત	અનુશ્રવણ તળાવ	વિજાપુર	મહેસાણા	૧૯૯	૩.૨૫	૨.૪૦
૧૩૮	મોતીપુરા	અનુશ્રવણ તળાવ	વિજાપુર	મહેસાણા	૫૯૦,૫૯૧	૩.૮૪	૪.૦૧
૧૩૯	અગોલ	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૯૯૬	૬.૦૦	૪.૫૫
૧૪૦	સુરજ	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૮૧૨	૧૨.૦૦	૧.૫૦
૧૪૧	આદુદરા	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૫૮૦	૮.૭૫	૩.૫૮
૧૪૨	દેઉસણા	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૬૩૩	૪.૦૦	૨.૫૦
૧૪૩	વડું	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૯૨	૪.૦૦	૨.૫૨
૧૪૪	નદાણ	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૫	૬.૦૦	૩.૦૦
૧૪૫	ઉટવા	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૧૬	૪.૦૦	૩.૧૮
૧૪૬	ડરણ	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૪.૯	૬.૦૦	૩.૬૦
૧૪૭	કલ્યાણપુરા	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૫/૯	૮.૦૦	૬.૬૫
૧૪૮	જેતંગપુરા	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૧	૬.૦૦	૩.૮૫
૧૪૯	રંગપુરા	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૫૫	૬.૦૦	૫.૦૦
૧૫૦	દેઉસણા(ગાંધી)	અનુશ્રવણ તળાવ	કડી	મહેસાણા	૧૦૨	૩.૬૦	૩.૦૪

૧	૨	૩	૪	૫	૬	એડીશનલ હેડ ક્લર્ક ૭	મીલીશન ફૂટ ૮
૧૫૧	અગોલ (વેચુ)	અનુસ્થાપના તળાવ	કડી	મહેસાણા	૧૧૬૮	૨.૨૫	
૧૫૨	દેવલી	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૪૨૪	૭.૦૦	૫.૦૫
૧૫૩	ચાંદણલી	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૨૦૪	૮.૦૦	૧.૫૦
૧૫૪	કાલરી	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૧૪૫	૨.૦૦	૧.૪૦
૧૫૫	અંબાલા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૨૩	૩.૫૫	૧.૪૫
૧૫૬	કોડીવાડા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૨૩૩	૧.૦૦	૧.૩૦
૧૫૭	ચડાસણા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૧૪૩	૨.૦૦	૩.૧૭
૧૫૮	સુભાણપુર	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૩૦૮	૨.૦૦	૧.૦૦
૧૫૯	દેવરડા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૩૧	૧.૦૦	૦.૫૦
૧૬૦	મંડાલી	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૮૮	૧.૦૦	૧.૩૪
૧૬૧	ગણેશપુરા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૮૦૮	૪.૦૦	૧.૦૦
૧૬૨	દેલવાડા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૪૪૭	૪.૦૦	૧.૦૦
૧૬૩	મોઢેરા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૧૭૮૩	૪.૦૦	૨.૮૦
૧૬૪	કોડીવાડા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૨૦૩	૧.૦૦	૧.૩૨
૧૬૫	દેલવાડા	અનુસ્થાપના તળાવ	બેચરાજી	મહેસાણા	૩૧૭	૦.૫૫	૩.૫૦

૬/૮/૦૬

જીલ્લા પંચાયત સિંચાઈ વિભાગ, પાલન

પંચાયત હસ્તકના તળાવોની માહિતી.

અ.ન.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ ક.લા.ધ.ફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	આમલોઈ	આમલોઈ ના.સિં યોજના	દાંતા	બા.કાં	૧૨૪,૧૨૫,૧૨૨,૧૨૭, ૧૨૮,૧૨૯(તોરણીયા)	૪૦૦	૭.૦૦
૨	છોટાભામોદસ	છોટાભામોદરા ના.સિં યોજના	"	"	૬૭,૭૪,૬૯,૬૫, (છોટાભામોદરા) ૪૦,૪૨૪, ૭૩, ૭૦, ૬૯, ૬૮, ૬૫, ૫૭, ૬૬, ૭૭, ૭૯, ૭૫, ૭૫ (દીવડી) ૧૧૮ (દાંતા)	૧૯	૧૯.૦૭
૩	દીવડી	દીવડી ના.સિં યોજના	"	"	૧૨૫(હાદ)	૩૫	૨૩.૫૬
૪	હાદ	હાદ ના.સિં યોજના	"	"	૭૬	૧૮	૧૦.૦૦
૫	નવાવાસ	જસવંતસાગર ના.સિં યોજના	"	"	૪૦,૩૭,૩૮,	૯	૭.૨૧
૬	મહુડી	મહુડી ના.સિં યોજના	"	"	૨૧ (વિરમપુર)	૧૨	૧૦.૯૪
૭	લોટાલ	માણેકનાથ ના.સિં યોજના	"	"	૧૨૩/એ	૭	૪.૨૫
૮	માંકણચંપા	માંકણચંપા ના.સિં યોજના	"	"	૧ (મીરાવાંસ)	૩૦	૨૬.૯૮
૯	મીરાંવાસ	મીરાંવાસ ના.સિં યોજના	"	"	૬૦(માંકડી)	૧૧	૭.૫૯
૧૦	માંકડી	માંકડી ના.સિં યોજના	"	"			



૧	૨	૩	૪	૫	૬	૭	૮
૧૧	મોટાપીપોદરા	મોટાપીપોદરા ના.સિં યોજના	દાંતા	બ.કાં	૩૭,૩૮,૩૯,૪૦, ૪૩,૪૪,૪૫ (મોટાપીપોદરા)	૧૨	૧૦.૭૬
૧૨	મોતીપુરા	મોતીપુરા ના.સિં યોજના	"	"	૪૫(મોતીપુરા)	૬	૪.૪૮
૧૩	રીછડી	પાવકીનાથ ના.સિં યોજના	"	"	૭૮,૭૯,૮૦ (રીછડી)	૧૨	૧૧.૮૯
૧૪	પીઠગાજીપુર	પીઠગાજીપુર ના.સિં યોજના	"	"	૧૦,૧૨(ગાજીપુર)	૩૫	૬૬.૬૧
૧૫	રાયણીયા	રાયણીયા ના.સિં યોજના	"	"	૧૭	૧૦.૦૦	૪.૫૦
૧૬	સાંઢોસી	સાંઢોસી ના.સિં યોજના	"	"	૧૪૪(સાંઢોસી)	૧૬	૧૫.૧૭
૧૭	સોળસંડા	સોળસંડા ના.સિં યોજના	"	"	૭૬(સોળસંડા)	૬૦	૬૮.૧૭
૧૮	ઉમરી	ઉમરી ના.સિં યોજના	"	"	૫૫,૫૪(ખંડોર ઉમરી)	૪૫	૫૩.૪૩
૧૯	બારવાસ	વગદાકચારી ના.સિં યોજના	"	"	૬૭,૧૧(બારવાસ) ૩,૩૮,૩૯,૪૦,૪૬, ૪૭,૪૮,૪૯,૫૦, ૫૧,૫૨,૫૩,૫૪, ૬૨,૬૩,૬૪,૧૦(	૨૫	૪૦.૧૦
૨૦	વણઝરા	વણઝરા ના.સિં યોજના	"	"	એકોબાર)	૧૭	૨૫.૨૬

૧	૨	૩	૪	૫	૬	૭	૮
૨૧	કેરડા	કેરડા અનુ.તળાવ	ડીસા	"	૨૯(કેરડા)	૧૦	૧૧.૫
૧	૨	૩	૪	૫	૬	૭	૮
૨૨	ગાંગુવાડા	ગાંગુવાડા ના.સિં યોજના	ધાનેરા	"	૭૧,૬૮,૬૯	૧૦	૮.૮૭
૨૩	કાનપુરા	કાનપુરા ના.સિં યોજના	અમીરગઢ	"	૨૫,૪૬,૨૭,૨૮,૨ ૯,૩૦,૩૧,૩૨,૩૩,	૧૧	૧૩.૮૦
૨૪	બાલુન્દ્રા	બાલુન્દ્રા ના.સિં યોજના	"	"	૭૪(બાલુન્દ્રા)	૩૫	૭૧.૩૦
૨૫	ઢોલીયા	ઢોલીયા ના.સિં યોજના	"	"	૭૮,૭૯,૮૩,૮૪ ૮૫,૮૭(ઢોલીયા) ૧૮(ભમરીયા)	૧૫	૧૮.૮૩
૨૬	ડુંગરપુરા	દિવાની ડુંગર ના.સિં યોજના	"	"	૨૦,૨૪,૨૫,૨૬, ૧૭,૧૩,૧૭,૧૮ ૧૨,(ડુંગરપુરા) ૩૩,૩૪,૩૫,૩૬, ૬૪,૭૧,૭૨,૭૬, ૨૦,૨૧,૨૨,૨૩, ૨૪૨૫,૨૭,૨૮, ૨૯,૩૦,(ખાપા)	૬૦	૧૧૫.૫૫
૨૭	જેથી	ગંગાસર ના.સિં યોજના	"	"	૧૫૮(જેથી)	૩૫	૮૫.૩૨
૨૮	કાળીમાટી	કાળીમાટી ના.સિં યોજના	"	"	૭૪(કાળીમાટી)	૧૫	૩૮.૦૧
૨૯	ખારા	ખારા ના.સિં યોજના	"	"	૨૦,૨૧,૨૨,૨૩, ૨૪,૩૯,૪૧,૪૨, (ખારા)	૧૫	૨૬.૧૦

૧	૨	૩	૪	૫	૬	૭	૮
૩૦	નીચલોબંધ	નીચલોબંધ ના.સિં યોજના	"	"	૮,૧૨(નીચલોબંધ) ૧૧,૧૨,૧૩,૧૪, ૧૫,૧૬,૧૭૧૮, ૨૦,(ઉપલોબંધ)	૧૬	૨૨.૮૮
૩૧	રામપુરા	રામપુરા ખેમરાજીયા બંધારા	"	"	૧૮,૩૦,૩૧ ૧૭,૧૮,૨૦,	૩	-
૩૨	સોનવાડી	સોનવાડી ના.સિં યોજના	"	"	૧૮૪	૧૭	૩૩.૮૮
૩૩	ઝંઝરવા	ઝંઝરવા ના.સિં યોજના	"	"	૪૦,	૩૦	૫૩.૧૨
૩૪	પનીહારી	પનીહારી ના.સિં યોજના	વડગામ	"	૬૭,૬૮,૬૯,૭૦,૭૨,	૩૦	૪૦.૦૫
૧	૨	૩	૪	૫	૬	૭	૮
૩૫	હાથીદ્રા	હાથીદ્રા ના.સિં યોજના	પાલનપુર	"	૪૬,(હાથીદ્રા)	૩૫	૪૩.૦૮
૩૬	પેડ્યોલી	પેડ્યોલી ના.સિં યોજના	અમીરગઢ	"	૧૬,૮૨,૮૩,૮૦, ૮૮,૭૭,૮૨,૮૧, ૮૮,	૧૫	૧૩.૬૦
૩૭	કપાસીયા	કપાસીયા ના.સિં યોજના	"	"	૨૫૨(કપાસીયા)	૩૫	૩૮.૨૦
					કુલ:-	૭૭૬.૦૦	૧૦૭૦.૧૧

પંચાયત હસ્તકના તળાવોની માહિતી

જિલ્લા પંચાયત વિભાગ, જ.કો. પાલનપુર

અ.નં.	ગામ	યોજનાનું નામ અનુક્રમણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટરમાં	સ્ટોરેજ mc.ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	ધાણધા	ધાણધા સ્ટોરેજ તળાવ	પાલનપુર	બ.કાં.	૫૭૧, ૫૭૨, ૫૭૦, ૫૬૮, ૫૬૯	૪	૧.૫૦
૨	જુગાણા	જુગાણા સ્ટોરેજ તળાવ	"	"	૩૬૫, ૩૬૪	૫	૧.૮૦
૩	ખોડલા	ખોડલા સ્ટોરેજ તળાવ નં.૧	"	"	૪૪૨, ૫૦૬	૬	૨.૮૦
૪	ખોડલા	ખોડલા સ્ટોરેજ તળાવ નં.૨	"	"	૫૦૬	૪	૧.૫૦
૫	માણકા	માણકા સ્ટોરેજ તળાવ	"	"	૪૩, ૫૮, ૫૯, ૬૭	૮	૩.૦૦
૬	મોટા	મોટા સ્ટોરેજ તળાવ	"	"	૫૨૭	૮	૩.૦૦
૭	ચંડીસર	ચંડીસર સ્ટોરેજ તળાવ	"	"	૪૪૧	૮	૩.૦૦
૮	સલ્લા	સલ્લા સ્ટોરેજ તળાવ	"	"	૫૩૪	૬	૩.૦૦
૯	સાસમ	સાસમ સ્ટોરેજ તળાવ	"	"		૬	૩.૦૦
૧૦	ટાકરવાડા	ટાકરવાડા સ્ટોરેજ તળાવ નં.૧	"	"	૨	૮	૪.૦૦
૧૧	સામઢી	સામઢી (વાસણી) સ્ટોરેજ તળાવ	"	"	૨૧૫	૮	૩.૦૦
૧૨	ટાકરવાડા	ટાકરવાડા સ્ટોરેજ તળાવ નં.૨	"	"	૪૬	૬	૨.૫૦
૧૩	ગોળા	ગોળા સ્ટોરેજ તળાવ	"	"	૩૩૭	૩	૧.૫૦
૧૪	હેબતપુર	હેબતપુર સ્ટોરેજ તળાવ	"	"	૫૮	૩	૧.૫૦
૧૫	ખંસા	ખંસા સ્ટોરેજ તળાવ	"	"	૨૪૬	૬	૩.૦૦
૧૬	સામઢી	સામઢી રાણાજીવાસ સ્ટોરેજ તળાવ	"	"	૩૩૨	૫	૨.૫૦
૧૭	રૂપપુરા	રૂપપુરા સ્ટોરેજ તળાવ	"	"	૧૮૩	૩	૧.૫૦
૧૮	દેલવાડા	દેલવાડા સ્ટોરેજ તળાવ	"	"	૧૪૮	૬	૨.૫૦
૧૯	વેડંચા	વેડંચા સ્ટોરેજ તળાવ નં.૧	"	"	૨૧૧ (ભાવીસણા)	૬	૩.૫૦
૨૦	વેડંચા	વેડંચા સ્ટોરેજ તળાવ નં.૨	"	"	૨૧૧	૭	૩.૫૦

૨૧	સાસમ	સાસમ સ્ટોરેજ તળાવ નં.૨	"	"	૩૩૨	૪	૧.૫૦
૨૨	આકેસણ	આકેસણ સ્ટોરેજ તળાવ	"	"	૮૧	૫	૨.૦૦
૨૩	દલવાડા	દલવાડા સ્ટોરેજ તળાવ	"	"	૨૦	૫	૨.૫૦
૨૪	જડીયાલ	જડીયાલ સ્ટોરેજ તળાવ	"	"	૮૮,૭૪/૧,૭૪/૨	૭	૩.૦૦
૨૫	આકેડી	આકેડી સ્ટોરેજ તળાવ	"	"	૩૮	૫	૨.૦૦
૨૬	કુંભલમેર	કુંભલમેર સ્ટોરેજ તળાવ	"	"	૫૫૭	૪	૧.૭૫
૨૭	બાદરપુરા(બો)	બાદરપુરા(બો) સ્ટોરેજ તળાવ	"	"	૫૭, ૫૭/૨, ૭૨, ૭૩, ૭૪	૫	૨.૦૦
૨૮	એગોલા	એગોલા સ્ટોરેજ તળાવ	"	"	૧	૬	૨.૮૦
૨૯	મડાણા(ગઢ)	મડાણા(ગઢ) સ્ટોરેજ તળાવ	"	"	૩૫૪	૭	૨.૮૦
૩૦	ચડોતર	ચડોતર સ્ટોરેજ તળાવ	"	"	૨૮૫	૬	૨.૮૦
૩૧	કુંભાસણ	કુંભાસણ સ્ટોરેજ તળાવ	"	"	૧૮૧, ૧૮૧, ૧૮૭	૭	૩.૦૦
૩૨	કરજોડા	કરજોડા સ્ટોરેજ તળાવ	"	"	૨૦૨	૫	૨.૦૦
૩૩	આંત્રોલી	આંત્રોલી સ્ટોરેજ તળાવ નં.૧	"	"	૧૦, ૧૧, ૧૭, ૧૮, ૪૪૩, ૪૪૮, ૪૮૪, ૪૬૩, ૪૫૫	૭	૩.૫૦
૩૪	આંત્રોલી	આંત્રોલી સ્ટોરેજ તળાવ નં.૨	"	"	૮	૭	૩.૫૦
૩૫	મડાણા(ડાંગીયા)	મડાણા(ડાંગીયા) સ્ટોરેજ તળાવ	"	"	૨૦૮	૫	૨.૫૦
૩૬	મલાણા	મલાણા સ્ટોરેજ તળાવ નં.૧	"	"	૪૫૨	૮	૩.૦૦
૩૭	મલાણા	મલાણા સ્ટોરેજ તળાવ નં.૨	"	"	૩૪, ૩૫, ૩૬, ૩૭, ૩૮, ૪૪	૬	૩.૦૦
૩૮	રૂપપુરા	રૂપપુરા સ્ટોરેજ તળાવ	"	"	૧૮૩	૩	૫.૫૦

## પંચાયત હસ્તકના તળાવોની માહિતી

જી.પં. સિંચાઈ

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઝેરીયા હેક્ટરમાં	સ્ટોરેજ mc. ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	અમીરગઢ	અમીરગઢ સ્ટોરેજ તળાવ	અમીરગઢ	ભ.કાં.	૫૪	૩	૧.૫૦
૨	બાલુન્દ્રા	બાલુન્દ્રા સ્ટોરેજ તળાવ	"	"	૧૧૨	૬	૩.૦૦
૩	ધનપુરા	ભેદલા સ્ટોરેજ તળાવ નં.૧	"	"	૪૬,૪૭,૪૮ (ધનપુરા)	૬	૨.૮૦
૪	ધનપુરા	ભેદલા સ્ટોરેજ તળાવ નં.૨	"	"	૪૭૦ (ધનપુરા)	૫	૨.૫૦
૫	ચિકણવાસ	ચિકણવાસ સ્ટોરેજ તળાવ નં.૧	"	"	૧૯૯, ૮૫, ૮૬, ૮૭	૬	૩.૦૦
૬	"	ચિકણવાસ સ્ટોરેજ તળાવ નં.૨	"	"	૧૮૯, ૧૮૧, ૧૮૨	૮	૪.૦૦
૭	ડાભેલી	ડાભેલી સ્ટોરેજ તળાવ	"	"	૫૨, ૫૪	૮	૪.૨૫
૮	ડાભેલા	ડાભેલા સ્ટોરેજ તળાવ	"	"	૩	૫	૨.૫૦
૯	ડાભચિત્રા	ડાભચિત્રા સ્ટોરેજ તળાવ નં.૧	"	"	૪૦	૭	૩.૦૦
૧૦	"	ડાભચિત્રા સ્ટોરેજ તળાવ નં.૧	"	"	૩૦, ૩૧, ૩૨, ૩૩, ૩૫, ૩૬, ૩૭, ૩૮, ૩૯, ૪૦	૪	૨.૦૦
૧૧	ભમરીયા	ભમરીયા સ્ટોરેજ તળાવ	"	"	૩૫૭	૭	૪.૦૦
૧૨	ધનપુરા	ધનપુરા સ્ટોરેજ તળાવ નં.૧	"	"	૩૫૭, ૩૩૬, ૩૫૮, ૩૭	૭	૧૨.૦૦
૧૩	"	ધનપુરા સ્ટોરેજ તળાવ નં.૨	"	"	૩૩૯, ૨૬૫, ૨૬૪, ૩૦૩	૫	૨.૫૦
૧૪	ધનપુરા(સ)	ધનપુરા(સ) સ્ટોરેજ તળાવ	"	"	૩૫૮/૨, ૩૫૮, ૩૬૮	૫	૨.૫૦
૧૫	જેથી	જેથી સ્ટોરેજ તળાવ	"	"	૧૭૪, ૧૭૬	૬	૩.૦૦

૧૬	ગવરા	ગવરા સ્ટોરેજ તળાવ	"	"	૧૩,૬૭,૮૮	૭	૩.૦૦
૧૭	ગુડા	ગુડા સ્ટોરેજ તળાવ	"	"	૩	૬	૨.૮૦
૧૮	ગાંજી	ગાંજી સ્ટોરેજ તળાવ નં.૧	"	"	૨૧૪	૬	૩.૫૦
૧૯	"	ગાંજી (ગોરાસર) સ્ટોરેજ તળાવ નં.૨	"	"	૧૮,૨૫,૨૬	૪	૨.૦૦
૨૦	કાનપુરા	કાનપુરા સ્ટોરેજ તળાવ	"	"	૨૩	૭	૩.૫૦
૨૧	કરમદી	કરમદી સ્ટોરેજ તળાવ નં.૧	"	"	૫૪	૬	૨.૫૦
૨૨	કંસારા	કંસારા સ્ટોરેજ તળાવ	"	"	૫૨	૮	૨.૮૦
૨૩	ખાપા	ખાપા સ્ટોરેજ તળાવ નં.૧	"	"	૧૪૦	૬	૨.૫૦
૨૪	"	ખાપા સ્ટોરેજ તળાવ નં.૨	"	"	૧૪૬	૪	૧.૫૦
૨૫	ઘોડા	ઘોડા સ્ટોરેજ તળાવ	"	"	૨૪૦,૨૩૭	૪	૨.૦૦
૨૬	ખારા	ખારા સ્ટોરેજ તળાવ	"	"	૮૧	૮	૩.૫૦
૨૭	ગાંજી	ગાંજી સ્ટોરેજ તળાવ નં.૩	"	"	૧૧૬,૧૧૮	૬	૩.૦૦
૨૮	માંડલીયા	માંડલીયા સ્ટોરેજ તળાવ	"	"	૨૧	૭	૨.૭૦
૨૯	મહાદેવીયા	મહાદેવીયા સ્ટોરેજ તળાવ	"	"	૨૧	૮	૪.૦૦
૩૦	માનપુરીયા	માનપુરીયા સ્ટોરેજ તળાવ	"	"	૧૪૮,૧૪૮,૧૨૮	૮	૪.૫૦
૩૧	નીચલોબંધ	નીચલોબંધ સ્ટોરેજ તળાવ	"	"	૭૮	૫	૨.૫૦
૩૨	પાદણી	પાદણી સ્ટોરેજ તળાવ	"	"	૧૬૧,૧૬૦	૪	૨.૦૦
૩૩	રબારણ	રબારણ સ્ટોરેજ તળાવ	"	"	૨૭,૨૨,૨૮	૪	૧.૫૦
૩૪	રબારીયા	રબારીયા સ્ટોરેજ તળાવ	"	"	૨,૪,૫	૬	૨.૦૦
૩૫	વિરમપુર	વિરમપુર સ્ટોરેજ તળાવ	"	"	૬૦૫	૪	૧.૫૦
૩૬	વાઘોડીયા	વાઘોડીયા સ્ટોરેજ તળાવ	"	"	૩,૩૬,૩૭	૬	૨.૫૦
૩૭	વગદડી	વગદડી સ્ટોરેજ તળાવ	"	"	૨૨	૪	૧.૫૦
૩૮	નીચલોઘોડા	નીચલોઘોડા સ્ટોરેજ તળાવ	"	"	૨૪૦,૨૪૩,૨૪૪,૨૩૮,૨૫૭	૧૦	૬.૦૦
૩૯	મહાદેવીયા	મહાદેવીયા સ્ટોરેજ તળાવ	"	"	૧૬,૧૪	૬	૩.૦૦
૪૦	અજાપુર	અજાપુર સ્ટોરેજ તળાવ	"	"	૬૮,૪૮,૪૮,૫૭	૬	૩.૦૦
૪૧	ખજૂરીયા	ખજૂરીયા સ્ટોરેજ તળાવ	"	"	૩,૪	૬	૩.૦૦
૪૨	ઘોડા	ઘોડા સ્ટોરેજ તળાવ	"	"	૨૪૨,૨૪૩,૨૪૪	૭	૩.૫૦



૪૩	ઘાંટા	ઘાંટા સ્ટોરેજ તળાવ નં. ૧	"	"	૬૪,૬૫,૬૬	૮	૧૦.૦૦
૪૪	ઘાંટા	ઘાંટા સ્ટોરેજ તળાવ નં. ૨	"	"	૮૭,૮૮,૮૯,૧૦૦	૬	૩.૦૦
૪૫	ખેમરાજીયા	ખેમરાજીયા સ્ટોરેજ તળાવ	"	"	૫૨,૫૮	૮	૬.૦૦
૪૬	આંબાપાણી	આંબાપાણી સ્ટોરેજ તળાવ નં. ૧	"	"	૧૧,૮	૧૦	૭.૦૦
૪૭	ખારી	ખારી સ્ટોરેજ તળાવ	"	"	૧૫,૧૬,૧૫/૨, ૧૭/૨	૪	૧.૦૦
૪૮	અવાળા	અવાળા સ્ટોરેજ તળાવ	"	"	૨,૩	૩	૧.૫૦
૪૯	સવનીયા	સવનીયા સ્ટોરેજ તળાવ	"	"	૫૦	૩.૫૦	૨.૦૦
૫૦	વિરમપુર	વિરમપુર સ્ટોરેજ તળાવ	"	"	૫૮૬	૪	૨.૫૦
૫૧	સોનવાડી	સોનવાડી સ્ટોરેજ તળાવ	"	"	૫૩,૫૪,૫૬	૬	૩.૦૦
૫૨	ઈસારીયા	ઈસારીયા સ્ટોરેજ તળાવ	"	"	૫૩,૬૦,૬૧	૪	૨.૫૦
૫૩	વાઘોડીયા	વાઘોડીયા સ્ટોરેજ તળાવ	"	"	૧૧૦,૮૭,૮૮	૫	૩.૦૦
૫૪	દોલીયા	દોલીયા સ્ટોરેજ તળાવ નં. ૧	"	"	૫૮,૭૧,૨૮,૪	૬	૩.૦૦
૫૫	દોલીયા	દોલીયા સ્ટોરેજ તળાવ નં. ૨	"	"	૪૨,૪૧	૭	૩.૦૦
૫૬	આવલ	આવલ સ્ટોરેજ તળાવ	"	"	૧૮૦	૪	૨.૦૦
૫૭	ભમરીયા	ભમરીયા સ્ટોરેજ તળાવ નં. ૨	"	"	૫,૨૫,૨૭	૪	૨.૦૦
૫૮	ભમરીયા	ભમરીયા સ્ટોરેજ તળાવ નં. ૩ (ધનપુરા)	"	"	૧૩,૧૪	૪.૫૦	૨.૫૦
૫૯	ભમરીયા	અજાપુર (મોટા) સ્ટોરેજ તળાવ	"	"	૨૨,૨૩,૫૭	૩	૧.૫૦
૬૦	ઈસવાણી	ઈસવાણી સ્ટોરેજ તળાવ	"	"	૮૪	૩.૮૦	૨.૦૦
૬૧	સુરેલા	સુરેલા સ્ટોરેજ તળાવ	"	"	૮૪	૪.૨૫	૩.૦૦
૬૨	ધનપુરા	ધનપુરા સ્ટોરેજ તળાવ નં. ૩	"	"	૧૮૧,૧૩૮	૬	૩.૨૦
૬૩	વિરમપુર	વિરમપુર સ્ટોરેજ તળાવ નં. ૩	"	"	૫૨૮	૬	૩.૦૦
૬૪	ધનપુરા	ધનપુરા ભમરીયા સ્ટોરેજ તળાવ	"	"	૩૫૭,૩૫૮	૪	૨.૫૦
૬૫	ધનપુરા	ભેદલા સ્ટોરેજ તળાવ	"	"	૩૫૮	૪	૨.૫૦

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઘેરીયા હેક્ટરમાં	સ્ટોરેજ mc.ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	રજોસણા	રજોસણા સ્ટોરેજ તળાવ	વડગામ	બા.કાં.	૧૫૬	૪	૨.૫૦
૨	સીસરાણા	સીસરાણા સ્ટોરેજ તળાવ	"	"	૩૧૮	૩	૧.૮૦
૩	જુનીસંઘણી	જુનીસંઘણી સ્ટોરેજ તળાવ	"	"	સરકારી ૧૧૩,૧૫૩	૨	૧.૫૦
૪	ભાંગરોડીયા	ભાંગરોડીયા સ્ટોરેજ તળાવ	"	"	૧૪,૧૫	૪	૨.૮૦
૫	જલોત્રા	જલોત્રા સ્ટોરેજ તળાવ નં.૧	"	"	૭૨	૪	૩.૫૦
૬	જલોત્રા	જલોત્રા સ્ટોરેજ તળાવ નં.૨	"	"	૭૨	૪.૫૦	૩.૫૦
૭	ચાંગા	ચાંગા સ્ટોરેજ તળાવ	"	"	૩૯૬	૨	૧.૨૦
૮	નાંદોત્રા	નાંદોત્રા સ્ટોરેજ તળાવ	"	"	૩,૪,૫	૫	૩.૫૦
૯	નગાણા	નગાણા સ્ટોરેજ તળાવ	"	"	૧૪૧	૩.૫૦	૨.૧૦
૧૦	બાવલયૂડી	બાવલયૂડી સ્ટોરેજ તળાવ	"	"	૨૨૭	૪	૨.૫૦
૧૧	માહી	માહી સ્ટોરેજ તળાવ	"	"	૬૧૪	૪	૩.૫૦
૧૨	ઈકબાલગઢ	ઈકબાલગઢ સ્ટોરેજ તળાવ	"	"	૫૭	૫	૧.૪૦
૧૩	તેનીવાડા	તેનીવાડા સ્ટોરેજ તળાવ	"	"	૨૮૪	૫	૨.૫૦
૧૪	પીરોજપુરા	પીરોજપુરા સ્ટોરેજ તળાવ	"	"	૩૭૮	૪	૨.૦૦
૧૫	કોદરામ	કોદરામ સ્ટોરેજ તળાવ	"	"	૩૧૪	૩	૨.૫૦
૧૬	કોદરામ	કોદરામ સ્ટોરેજ તળાવ	"	"	૩૧૩	૨	૩.૫૦
૧૭	જોઈતા	જોઈતા સ્ટોરેજ તળાવ	"	"	૪૩	૨.૫૦	૨.૩૦
૧૮	જલોત્રા	જલોત્રા સ્ટોરેજ તળાવ નં.૩	"	"	૭૨	૩	૩.૮૦
૧૯	હોતાવાડા	હોતાવાડા સ્ટોરેજ તળાવ	"	"	૯૩	૩	૩.૫૦
૨૦	ભાટવાસ	ભાટવાસ સ્ટોરેજ તળાવ	"	"	૨૪	૪	૩.૫૦

૨૧	રૂપાલ	રૂપાલ સ્ટોરેજ તળાવ	"	"	૫૪૨	૬	૩.૦૦
૨૨	માલોસણા	માલોસણા સ્ટોરેજ તળાવ	"	"	૩	૪	૨.૮૦
૨૩	મગરવાડા	મગરવાડા સ્ટોરેજ તળાવ નં.૧	"	"	૨૨૯,૨૩૦,૩૩૯	૩	૧.૦૦
૨૪	મગરવાડા	મગરવાડા સ્ટોરેજ તળાવ નં.૨	"	"	૨૩૮	૮	૫.૩૦
૨૫	નાનીગીડાસણ	નાનીગીડાસણ સ્ટોરેજ તળાવ	"	"	૮	૭	૩.૫૦
૨૬	મેગાળ	મેગાળ સ્ટોરેજ તળાવ	"	"	૧૨૧	૫	૩.૦૦
૨૭	મજરપુરા	મજરપુરા સ્ટોરેજ તળાવ	"	"	૧૧૪	૫	૨.૮૦
૨૮	મેપડા	મેપડા સ્ટોરેજ તળાવ	"	"	૯૧	૪.૫૦	૩.૨૦
૨૯	નવાવાસ(કાલેડા)	નવાવાસ(કાલેડા) સ્ટોરેજ તળાવ	"	"	૮૭	૨.૫૦	૧.૫૦
૩૦	મોરીયા	મોરીયા સ્ટોરેજ તળાવ નં.૧	"	"	૨૦૭	૭	૪.૫૦
૩૧	વડગામ	વડગામ સ્ટોરેજ તળાવ	"	"	૩૩૪	૬	૩.૦૦
૩૨	મોરીયા	મોરીયા સ્ટોરેજ તળાવ	"	"	૨૦૭	૪.૫૦	૨.૭૦
૩૩	નાવીસણા	નાવીસણા સ્ટોરેજ તળાવ	"	"	૧૩૬	૪	૪.૦૦
૩૪	ધારેવાડા	ધારેવાડા સ્ટોરેજ તળાવ	"	"	૯૧	૩.૫૦	૨.૫૦
૩૫	માનપુરા	માનપુરા સ્ટોરેજ તળાવ	"	"	૧૨૭	૪	૨.૫૦
૩૬	મોરીયા	મોરીયા સ્ટોરેજ તળાવ	"	"	૧૬૨	૫	૨.૭૦
૩૭	સીસરાણા	સીસરાણા સ્ટોરેજ તળાવ	"	"	૩૧૫	૪	૨.૮૦
૩૮	સીસરાણા	સીસરાણા સ્ટોરેજ તળાવ	"	"	૩૧૫	૪.૫૦	૨.૫૦
૩૯	પેપોળ	પેપોળ સ્ટોરેજ તળાવ	"	"	૧૪૩	૪	૨.૮૦
૪૦	ભરકાવાડા	ભરકાવાડા સ્ટોરેજ તળાવ	"	"	૪,૫	૧૦	૩.૫૦
૪૧	વેસા	વેસા સ્ટોરેજ તળાવ	"	"	૧૪૨	૬	૨.૦૦
૪૨	મેતા	મેતા સ્ટોરેજ તળાવ	"	"	૩	૬	૩.૦૦

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવની એરીયા હેક્ટરમાં	સ્ટોરેજ mc. ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	અભાપુરા	અભાપુરા પી.ટૅક	દાંતા	બા.કાં.	૧૧,૧૨	૫	૨.૫૦
૨	બેગડીયાવાસ	બેગડીયાવાસ પી.ટૅક	"	"	૩૭,૩૮	૮	૪.૮૫
૩	બળવંતપુરા	બળવંતપુરા પી.ટૅક	"	"	૧૫	૫	૧.૫૦
૪	દલપુરા	દલપુરા (વાસીડા) પી.ટૅક	"	"	૧૬૦	૪	૧.૫૦
૫	ભદ્રમાળ	ભદ્રમાળ પી.ટૅક	"	"	૧૮૬	૩	૧.૫૦
૬	કાંગીવાસ	કાંગીવાસ પી.ટૅક	"	"	૨૨,૨૩	૬	૩.૦૦
૭	ઘરેડા	ઘરેડા પી.ટૅક	"	"	૨૦૮	૬	૩.૫૦
૮	ધાગડીયા	ધાગડીયા સ્ટોરેજ તળાવ	"	"	૮૧,૮૨,૮૩	૫	૧.૬૦
૯	જામડું	જામડું સ્ટોરેજ તળાવ	"	"		૮	૨.૮૦
૧૦	ગોધણી	ગોધણી સ્ટોરેજ તળાવ	"	"	૨૭,૨૮	૫	૧.૮૦
૧૨	જીતપુર	જીતપુર સ્ટોરેજ તળાવ	"	"	૧૦૦,૧૦૧,૧૦૩	૯	૩.૦૦
૧૩	કાંસા	કાંસા સ્ટોરેજ તળાવ	"	"	૧૪૭	૮	૪.૮૦
૧૪	કોયલાપુર	કોયલાપુર સ્ટોરેજ તળાવ	"	"	૧૦૮	૬	૨.૮૦
૧૫	ખેરોની ઉબરી	ખેરોની ઉબરી સ્ટોરેજ તળાવ	"	"	૩૩,૩૪,૩૫,૩૬,૩૭	૬	૨.૫૦
૧૬	મગવાસ	મગવાસ સ્ટોરેજ તળાવ	"	"	૧૧૮	૮	૩.૧૦
૧૭	મીરાંવાસ	મીરાંવાસ સ્ટોરેજ તળાવ	"	"	૩૪	૬	૩.૦૦
૧૮	મોટાપીપોદરા	મોટાપીપોદરા સ્ટોરેજ તળાવ	"	"	૨૨૮	૫	૨.૫૦
૧૯	મહુડા	મહુડા સ્ટોરેજ તળાવ	"	"	૬૦,૫૯,૫૪,૫૮	૭	૩.૦૦
૨૦	મહુડા	મહુડા સ્ટોરેજ તળાવ	"	"	૫૩	૬	૨.૬૦
૨૧	મહોબતગઢ	મહોબતગઢ સ્ટોરેજ તળાવ	"	"	૩૮	૭	૨.૨૫
૨૨	રૂપપુરા	રૂપપુરા સ્ટોરેજ તળાવ	"	"	૧૨	૪	૨.૦૦



૨૩	રાણીકા	રાણીકા સ્ટોરેજ તળાવ	"	"	૪૬,૪૭,૫૧	૫	૨.૫૦
૨૪	રાયણીયા	રાયણીયા સ્ટોરેજ તળાવ	"	"	૮૭	૫	૨.૫૦
૨૫	સામેયા	સામેયા સ્ટોરેજ તળાવ	"	"	૪૫,૪૬	૬	૨.૮૦
૨૬	ઉબરી	ઉબરી સ્ટોરેજ તળાવ	"	"	૬,૩૩,૩૪,૩૫,૩૬,૩૭	૫	૪.૪૦
૨૭	સાંઘોસી	સાંઘોસી સ્ટોરેજ તળાવ	"	"	૧૪૨,૧૩૧/૧,૧૩૧/૨	૧૨	૫.૦૦
૨૮	સાંતપુર	સાંતપુર સ્ટોરેજ તળાવ નં.૧	"	"	૧,૨,૮૧	૫	૨.૮૦
૨૯	ઉબરી (કૂડા)	ઉબરી (કૂડા) સ્ટોરેજ તળાવ	"	"	૧૯,૨૦,૨૨,૧૧,૧૫,૧૬	૨	૩.૩૫
૩૦	વેકરી	વેકરી સ્ટોરેજ તળાવ નં.૧	"	"	૮૭,૫	૩	૨.૦૦
૩૧	દાંતા	વાજમડા સ્ટોરેજ તળાવ	"	"	૩૫	૩	૨.૦૦
૩૨	થાણા	થાણા સ્ટોરેજ તળાવ	"	"	૬૭	૪	૧.૮૦
૩૩	વેકરી	વેકરી સ્ટોરેજ તળાવ નં.૨	"	"	૮૭,૫૪	૪	૨.૬૦
૩૪	મયકોડા	મયકોડા સ્ટોરેજ તળાવ	"	"	૭૧,૭૨,૭૪	૩.૫૦	૨.૭૦
૩૫	સાંતપુર	સાંતપુર સ્ટોરેજ તળાવ નં.૨	"	"	૮૧	૩.૦૦	૨.૫૦
૩૬	જેલાણા	જેલાણા સ્ટોરેજ તળાવ	"	"	૬૧	૪	૨.૬૦
૩૭	પાનસા	પાનસા સ્ટોરેજ તળાવ	"	"	૧૨,૬૨	૫	૩.૪૦
૩૮	બેડા	બેડા સ્ટોરેજ તળાવ	"	"	૭૮	૩	૨.૫૦
૩૯	ચોરાસણ	ચોરાસણ સ્ટોરેજ તળાવ	"	"	૨૮	૧.૫૦	૧.૦૦
૪૦	રંગપુર	રંગપુર સ્ટોરેજ તળાવ	"	"	૧૫૧	૫	૩.૦૦
૪૧	જોધસર	જોધસર સ્ટોરેજ તળાવ	"	"	૩૭,૩૫,૧૦૫	૪	૩.૦૦
૪૨	અડેરણ	અડેરણ સ્ટોરેજ તળાવ	"	"	૨૪૨,૨૪૫,૨૪૬,૨૪૭,૨૪૮,૨૪૯,૨૫૦	૫	૩.૦૦
૪૩	હડાદ	હડાદ સ્ટોરેજ તળાવ	"	"	૧૦૮	૩	૨.૦૦
૪૪	વશી	વશી સ્ટોરેજ તળાવ	"	"	૧૪૬	૨	૧.૦૦
૪૫	હેડો	હેડો સ્ટોરેજ તળાવ	"	"	૩	૧૫	૧૩.૦૦
૪૬	ખાઈવાડ	ખાઈવાડ સ્ટોરેજ તળાવ	"	"	૫૭	૩	૧.૫૦
૪૭	ગનાપીપળી	ગનાપીપળી સ્ટોરેજ તળાવ	"	"	૨,૩	૬	૩.૦૦

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઝોન એકરમાં	સ્ટોરેજ mc. ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	કાગુદરા	કાગુદરા સ્ટોરેજ તળાવ	ડીસા	બ.કો.	૫	૨	૧.૧૦
૨	રામસણ	રામસણ સ્ટોરેજ તળાવ	"	"	૨૨	૩	૧.૩૦
૩	ચેરવાડા	ચેરવાડા સ્ટોરેજ તળાવ	"	"	૩૫૮	૪	૧.૮૦
૪	નાગફણા	નાગફણા સ્ટોરેજ તળાવ	"	"	૨	૩	૧.૩૦
૫	સમી મોટા	સમી મોટા સ્ટોરેજ તળાવ	"	"	૮૦૨	૨	૦.૫૦
૬	મુઠેઠા	મુઠેઠા સ્ટોરેજ તળાવ નં.૧	"	"	૪૪૮	૩	૨.૩૦
૭	ભાચરવા	ભાચરવા સ્ટોરેજ તળાવ	"	"	૨૬૨,૬	૩.૫૦	૨.૨૦
૮	બાઈવાડા	બાઈવાડા સ્ટોરેજ તળાવ	"	"	૨૪	૪	૩.૦૦
૯	કુચાવાડા	કુચાવાડા સ્ટોરેજ તળાવ	"	"	૫૮૧	૪	૩.૦૦
૧૦	મુઠેઠા	મુઠેઠા સ્ટોરેજ તળાવ નં.૨ વડલાપુરા	"	"	૫	૪.૫૦	૨.૭૦
૧૧	જાવલ	જાવલ સ્ટોરેજ તળાવ	"	"	૧૬૮	૩.૫૦	૨.૫૦
૧૨	વીરુણા	વીરુણા સ્ટોરેજ તળાવ	"	"	૨૪૨/અ	૪	૨.૫૦

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઝોન હેક્ટરમાં	સ્ટોરેજ mc.ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	વાઘરાલ	વાઘરાલ સ્ટોરેજ તળાવ	દાંતીવાડા	બ.કાં.	૧૦૦	૪	૨.૨૫
૨	આરખી	આરખી સ્ટોરેજ તળાવ	"	"	૨૬૩	૫	૨.૦૦
૩	ઓઢવા	ઓઢવા સ્ટોરેજ તળાવ	"	"	૧૮૭,૧૮૮,૧૭૭	૪	૨.૦૦
૪	ખીમત	ખીમત સ્ટોરેજ તળાવ	"	"	૪૪૫	૫	૨.૦૦
૫	લાખણાસર	લાખણાસર સ્ટોરેજ તળાવ	"	"	૮૬	૫	૨.૦૦
૬	રામપુરા	રામપુરા સ્ટોરેજ તળાવ (પાસવાલ)	"	"	૧૨,૮	૪	૧.૬૦
૭	રાણોલ	રાણોલ સ્ટોરેજ તળાવ	"	"	૮૮ (તાલેનગર)	૭	૮
૮	વાછડાલ	વાછડાલ સ્ટોરેજ તળાવ	"	"	૪૬, ૪૭	૩.૫૦	૨.૭૦



## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ mc. ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	જડીયા	જડીયા સ્ટોરેજ તળાવ	ધાનેરા	બ.કાં.	૧૬૯	૧.૫૦	૧.૧૦
૨	જાડી	જાડી સ્ટોરેજ તળાવ	"	"	૧૮૪	૧૦.૦૦	૧૪.૦૦
૩	ધાખા	ધાખા સ્ટોરેજ તળાવ	"	"	૩૪૫	૪.૫૦	૩.૫૦
૪	ખીમત	ખીમત સ્ટોરેજ તળાવ	"	"	૪૪૫	૩.૦૦	૨.૦૦
૫	રામપુરા	રામપુરા સ્ટોરેજ તળાવ	"	"	૮,૧૨	૨.૦૦	૧.૭૦
૬	જાત	જાત સ્ટોરેજ તળાવ	"	"	૧૫૪	૩.૦૦	૨.૦૦

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ mc. ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	કુવાળા	કુવાળા સ્ટોરેજ તળાવ	ભાભર	બ.કાં.	૯૮	૧	૦.૪૦
૨	વજાપુર	વજાપુર સ્ટોરેજ તળાવ	"	"	૫	૪	૫.૩૦
૩	ગોસણ	ગોસણ સ્ટોરેજ તળાવ	"	"	૧૬૯	૪	૪.૭૦
૪	વડપગ	વડપગ સ્ટોરેજ તળાવ	"	"	૨૮૪	૩	૨.૫૦

શ્રી. પં. સિંચાઈ

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતાળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઝોનિંગ કોડ	સ્ટોરેજ mc.ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	કાકર	કાકર સ્ટોરેજ તળાવ	કાકરેજ	બા.કાં.	૨૮૩,૨૯૩	૬	૬.૭૦
૨	આંગણવાડા	આંગણવાડા સ્ટોરેજ તળાવ	"	"	૩૭૪	૧	૮
૩	ખીમાણા	ખીમાણા સ્ટોરેજ તળાવ	"	"	૬૪૪	૫	૪.૭૦
૪	જાલમોર	જાલમોર જૂના સ્ટોરેજ તળાવ	"	"	૩૫૧	૩	૨.૩૦
૫	જાલમોર	જાલમોર નવા સ્ટોરેજ તળાવ	"	"	૪૨	૩.૫૦	૨.૪૦
૬	કસરા	કસરા સ્ટોરેજ તળાવ	"	"	૧૯૨	૩	૩.૨૦
૭	રણાવાડા	રણાવાડા સ્ટોરેજ તળાવ	"	"	૨૦૧	૨	૨.૧૦
૮	ખોડલા	ખોડલા સ્ટોરેજ તળાવ	"	"	૨૩૬	૨.૫૦	૩.૫૦
૯	તેરવાડા	તેરવાડા સ્ટોરેજ તળાવ	"	"	૩૩૮	૬	૬.૭૦
૧૦	થળી રણાવાડા	થળી રણાવાડા સ્ટોરેજ તળાવ	"	"	૨૦૧	૩	૨.૮૦
૧૧	ઉણ	ઉણ સ્ટોરેજ તળાવ	"	"	૩૯૯,૩૯૮,૫૨૨	૮	૮.૦૦
૧૨	નસરતપુરા	નસરતપુરા સ્ટોરેજ તળાવ	"	"	૫૮	૩	૨.૦૦

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ mc.ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	વાંમી	વામી સ્ટોરેજ તળાવ	થરાદ	બ.કાં.	૨૮૧,૨૦૦	૧.૫૦	૦.૩૦
૨	દુધવા	દુધવા સ્ટોરેજ તળાવ	"	"	૩૬૮	૩	૨.૫૦
૩	ઈઢાટા	ઈઢાટા સ્ટોરેજ તળાવ	"	"	૩૫	૩	૨.૫૦
૪	ભાયર	ભાયર સ્ટોરેજ તળાવ	"	"	૧૮	૩.૫૦	૨.૮૦
૫	કમાલી	કમાલી સ્ટોરેજ તળાવ	"	"	૬૨,૮૪	૩	૨.૮૦
૬	નાગલા	નાગલા સ્ટોરેજ તળાવ	"	"	૨૨૭	૨	૧.૫૦

## પંચાયત હસ્તકના તળાવોની માહિતી

અ.નં.	ગામ	યોજનાનું નામ અનુશ્રવણતળાવ/સ્ટોરેજ તળાવ	તાલુકો	જીલ્લો	સર્વે નંબર	તળાવનો ઝોનીયા હેક્ટરમાં	સ્ટોરેજ mc.ft.
૧	૨	૩	૪	૫	૬	૭	૮
૧	ચાંદરવા	ચાંદરવા સ્ટોરેજ તળાવ	વાવ	બ.કાં.	૫૦૧,૫૨૨,૫૨૬	૧.૦૦	૨.૫૦
૨	ખીમાજાવાસ	ખીમાજાવાસ સ્ટોરેજ તળાવ	"	"	૧૦૫	૧.૫૦	૦.૭૦

જી.પં. સિચાઈ

પંચાયત હસ્તકના તળાવો અંગેની માહિતીનું પત્રક. સા.કા.પંચાયત સિંચાઈ વિભાગ, હિમતનગર.						
અ.નં.	ગ્રામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવ-મેએરીયા હેક્ટરમાં
૧	૨	૩	૪	૫	૬	૭
૧	જામળા	જામળા ડુંગરી અનુશ્રવણ તળાવ.	હિમતનગર	સાબરકાંઠા	૧૧	૩.૮૮
૨	વકતાપુર	"	"	"	૬૪૮	૩.૫
૩	વામોજ	"	"	"	૩૮૮	૨.૩૫
૪	બેરણા	"	"	"	૧૦૬૫	૪.૮૭
૫	હાપા	"	"	"	૫૮	૫.૨૭
૬	ગઢા	"	"	"	૧૮૩	૧.૧૨
૭	કનાઈ	"	"	"	૪૮૪	૧૨.૫૭
૮	હુંજ ઉસરીયા	"	"	"	૭૫	૨.૯
૯	દેસાસણ	"	"	"	૭૦	૨.૧
૧૦	નિકોલ ચંદનપુરા	"	"	"	૫૬૨	૩.૪૬
૧૧	ડુંદર	"	"	"	૪૩૪	૩.૬૬
૧૨	વાવડી	"	"	"	૪૨	૭.૮૨
૧૩	હાથરોલ	"	"	"	૨૧	૧૦.૩૩
૧૪	હાપા(ચીસેયા)	"	"	"	૫૮	૬
૧૫	બેરણા રેલ્વેવાળુ	"	"	"	૪૮	૨.૦૬
૧૬	ડુંદર	"	"	"	૬૮૮	૧.૧૨
૧૭	માથાસુલીયા	"	"	"	૨૦૪	૧.૪૬
૧૮	હુંજ	"	"	"	૨૪૫	૨.૧૫
૧૯	હાથરોલ	"	"	"	૨૫૮	૧.૫
૨૦	નાદરી	"	"	"	૫૪૫	૧.૭૭
૨૧	ભાંખોર	"	"	"	૮	૩.૫૭
સરવાળો: ગ્રામ ૧						૧૮૩.૬૮
						૮૪.૯૩

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો:પાન ૧	હિમતનગર	સાબરકાંઠા		૧૮૩.૬૮	૮૪.૯૩
૨૨	સરવણા	સરવણા અનુતળાવ.			૨૧૦	૮.૬	૩.૭
૨૩	હુજ	હુજ વીરા	"	"	૨૬૬	૧	૩.૮
૨૪	ભાવપુર	ભાવપુર	"	"	૧૭૭	૪.૩૨	૧.૮
૨૫	હડીયોલ	હડીયોલ	"	"	૧૩	૩.૪૫	૨.૧
૨૬	અદાપુર	અદાપુર	"	"	૮૬	૭.૭૬	૩.૫૩
૨૭	ભેરણા	ભેરણા નાળાવાળું	"	"	૪૮	૧.૪૬	૩.૮
૨૮	ભાવપુર	ભાવપુર	"	"	૧૬૫	૨.૦૪	૨.૦૫
૨૯	રાયસીંગપુર	રાયસીંગપુર	"	"	૪૪	૪	૧.૮
૩૦	હાથરોલ	હાથરોલ	"	"	૨૧	૨.૦૬	૧.૮
૩૧	પંચેરા	પંચેરા	"	"	૧	૬.૩	૩.૫૩
૩૨	અરજનપુરા	અરજનપુરા	"	"	૭૪	૧.૫	૨.૧૨
૩૩	પ્રેમપુર	પ્રેમપુર	"	"	૩૬૦	૧.૩૪	૨.૧૭
૩૪	નિકોડગામ	નિકોડગામ	"	"	૧૧	૭.૮૩	૧.૧
૩૫	અડપોદરા	અડપોદરા	"	"	૩૮૪	૨.૧	૩.૮૨
૩૬	વીરપુર	વીરપુર	"	"	૨૨૮	૪.૪૬	૪.૧
૩૭	વાવડી(શેર)	વાવડી(શેર)	"	"	૧૧૮	૧૦.૪	૧૧.૪
૩૮	કૃપાકંપા	કૃપાકંપા	"	"	૩૭	૨.૩	૩.૫૩
૩૯	નવલપુર	નવલપુર(જવાનગઢ)"	"	"	૧૩૨	૨.૫	૩.૧૨
૪૦	સવગઢ	સવગઢ પાછપુર	"	"	૧૮૧	૭.૫૬	૩.૮૩
૪૧	રામપુર(રાયગઢ)	રામપુર(રાયગઢ)	"	"	૧૪	૧૨	૧.૪૨
૪૨	હાપા(કાટવાડ)	હાપા(કાટવાડ)	"	"	૧૫૩	૧.૬૮	૩.૧
૪૩	સાચોદર	સાચોદર	"	"	૮૭૪	૨.૩૬	૧.૧
૪૪	જાંબુડી	જાંબુડી	"	"	૨	૧.૨૪	૧.૪૨
૪૫	વાસણા	વાસણા	"	"	૮	૧.૫	૧.૭
૪૬	રામપુર(ગાંભોઈ)	રામપુર(ગાંભોઈ)	"	"	૨૨	૧.૫	૩.૫૩
		સરવાળો:પાન ૨				૨૮૫.૮૫	૧૬૦.૭૦

૧	૨	૩	૪	૫	૬	૭	૮
	સરવાળો:ગામ ૨					૨૮૫.૮૫	૧૬૦.૭
૪૭	જામળા તેજપુર	જામળા તેજપુર અનુતંબાવ	હિંમતનગર	સાબરકાંઠા	૧૧૨૧	૬	૧.૮૫
૪૮	ગઢા	ગઢા	"	"	૧૮૩	૧૨.૫૩	૩.૫૩
૪૯	વીરાવાડ	વીરાવાડ	"	"	૧૦૧૦	૧.૫	૩.૫૮
૫૦	મહેરપુરા	મહેરપુરા(દિજોટા)	"	"	૧૦૮	૩.૭૫	૧.૭૨
૫૧	લાલપુર	લાલપુર(વાવડી)	"	"	૭૦	૧.૫	૩.૮૮
૫૨	નવાનગર	નવાનગર	"	"	૮૦૬	૪.૨૫	૩.૭૫
૫૩	સામળાપુર	સામળાપુર	"	"	૨	૪.૭૫	૩.૫૩
૫૪	હુંજ	હુંજ	"	"	૨૪૪	૧.૪	૩.૭
૫૫	સઢા	સઢા	"	"	૨૬૪	૧.૭૫	૩.૮૬
૫૬	બાવસર	બાવસર	"	"	૨૭૮	૪.૫	૩.૭૨
૫૭	સાબલવાડ	સાબલવાડ	ઉડર	"	૩૪૪	૦.૮૬	૩.૬૪
૫૮	પાજ	પાજ	"	"	૪૧	૨.૮૮	૪.૧
૫૯	દાવડ	દાવડ	"	"	૨૮૦	૨.૫	૫.૧૨
૬૦	વાડોઠ	વાડોઠ	"	"	૧૮૮	૩	૧.૨
૬૧	કુભાખરોલ	કુભાખરોલ	"	"	૬૧૨	૨.૧૨	૧.૮
૬૨	કેશરગંજ	કેશરગંજ	"	"	૧૧૮	૧૫.૧૫	૧.૭૫
૬૩	ઉમેદપુર	ઉમેદપુર	"	"	૪૯૪	૧૨.૭૮	૧.૮૨
૬૪	અરોડ	અરોડ	"	"	૪૦૮	૨.૧	૧.૮૮
૬૫	અમરાલ	અમરાલ	"	"	૧૦૬	૨	૩.૧
૬૬	વડગામડા	વડગામડા	"	"	૧૩૧	૪.૩૭	૧.૫
૬૭	રણાસણ	રણાસણ	"	"	૯૨	૨.૩૫	૩.૫૩
૬૮	વાડોઠ	વાડોઠ	"	"	૭૭૮	૩.૫	૧.૮
૬૯	કડીયાદરા	કડીયાદરા	"	"	૨૫	૧.૫	૩.૮૨
૭૦	કોઠરા	કોઠરા	"	"	૫	૪	૧.૮૫
૭૧	મેધ	મેધ	"	"	૧૯૩	૨.૫	૩.૫૩
	સરવાળો:ગામ ૩					૩૮૮.૪૮	૨૩૪.૪૬

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો:માન ૩				૩૮૯.૪૯	૨૩૪.૪૬
૭૨	વાસણા	અનુતળાવ,	ઈડર	સાબરકાંઠા	૨૧૩	૩૨	૨.૪૧
૭૩	કુકરીયા	"	"	"	૫૭	૧.૫	૩.૮૨
૭૪	સાબલવાડ(ઝેડ)	"	"	"	૬૦૦	૭.૦૮	૧.૮
૭૫	હઠોજ	"	"	"	૧૩૮	૧૨.૭૬	૧.૨૮
૭૬	નાદરી	"	"	"	૪	૨.૫	૧.૫૬
૭૭	ધામડી	"	"	"	૨	૧.૬૩	૩.૫૩
૭૮	વણવી	"	"	"	૯૪૫	૪.૩૫	૩.૯૮
૭૯	શેરાસણ	"	"	"	૧૧૪	૧.૮૭	૩.૬૨
૮૦	મણીયોર	"	"	"	૧૮૦	૩.૦૧	૨.૪૨
૮૧	સાબલી	"	"	"	૨૧૬	૬.૦૮	૩.૫૩
૮૨	સારંગપુર	"	"	"	૮૯	૨.૦૪	૧.૮૨
૮૩	ભદ્રેસર	"	"	"	૫૬૨	૧.૫	૨.૧
૮૪	દયામલી	"	"	"	૬૯	૧	૪.૮
૮૫	જાલોદર	"	"	"	૭૦	૧.૪	૨.૫૬
૮૬	લીંભોઈ	"	"	"	૮૫	૧.૪	૩.૫૩
૮૭	કલ્યાણપુર	"	"	"	૨૦	૦.૪૭	૩.૯૨
૮૮	નવાથામુ	"	"	"	૨	૧.૧૮	૧.૬૩
૮૯	વાસણા	અનુતળાવ,	"	"	૧૫૨	૩.૨૮	૧.૨૮
૯૦	નવાવાસણા	"	"	"	૪૨	૧૪.૩૧	૧.૮૨
૯૧	હિંમતપુર	હિંમતપુર(વાસણા),	"	"	૨૮૫	૧૨.૧૨	૩.૮૨
૯૨	લક્ષ્મણગઢ	"	"	"	૫૩૦	૧.૫	૧.૬૭
૯૩	ચોરીવાડ	"	"	"	૬	૩	૩.૮૨
૯૪	ભંડવાલ	"	"	"	૬૩	૧.૪	૩.૫૩
૯૫	પાનોલ	"	"	"	૧૩૩૦	૨	૩.૫૩
૯૬	પાલનપુર	"	"	"	૧૨	૧.૫	૩.૫૩
		સરવાળો:માન ૪				૪૮૧.૫૮	૩૦૫.૮૭



૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો:થાન ૪				૪૮૧.૫૮	૩૦૫.૮૭
૯૭	નાનાકોટડા	"	"	"	૧૫૬	૦.૮	૨.૭૫
૯૮	છાપી	"	"	"	૨	૨.૪૫	૫.૭
૯૯	કંભોયા	"	"	"	૧૧૮	૨	૪.૮
૧૦૦	મુઢેટી	"	"	"	૧૦	૧.૨	૩.૫૩
૧૦૧	ધામડી	"	"	"	૮૨	૨.૮૨	૨.૨૮
૧૦૨	ગામડી	"	"	"	૬	૩.૫	૨.૧
૧૦૩	છાપી	"	"	"	૭	૨	૧.૨૫
૧૦૪	રતનપુર	"	"	"	૩૬૦	૨.૮૩	૧.૧૬
૧૦૫	કંભોયા	"	"	"	૩	૧.૫	૩
૧૦૬	મુઢેટી	"	"	"	૨૮૫	૨	૧.૮૧
૧૦૭	દરામલી	"	"	"	૨૮૫	૨	૪.૨૬
૧૦૮	સીંગા	"	"	"	૫	૨	૩.૫૩
૧૦૯	નેત્રામલી	"	"	"	૨૧૫	૧.૫૪	૩.૮
૧૧૦	સમલાપુર	"	"	"	૩૦૮	૨.૬૬	૩.૮૬
૧૧૧	કંજેલી	"	"	"	૧૦૯	૨.૪૮	૩.૫૩
૧૧૨	સાબલવાડ	"	"	"	૪	૫.૯૬	૦.૩૫
૧૧૩	કાઠીયા	"	"	"	૫૬	૧.૨	૧.૨૯
૧૧૪	ધામડી	"	"	"	૧૦૩	૩.૨૫	૩.૫૩
૧૧૫	નાનાકોટડા	"	"	"	૧૬	૧.૫	૨.૪
૧૧૬	ગામડી	"	"	"	૧૩૩	૧.૪૭	૨.૧૭
૧૧૭	કુવાવા	"	"	"	૫૭	૫	૪.૬૮
૧૧૮	ધારાપુર	"	"	"	૨૧૬	૪	૧.૯૨
૧૧૯	વાંસરીલ	"	"	"	૨૫૬	૨	૧.૭
૧૨૦	સમલાપુર	"	"	"	૧૯	૦.૬૯	૨.૪૮
૧૨૧	સીંગા	"	"	"	૧૯	૧.૪૭	૧.૮
		સરવાળો:થાન ૫				૫૩૯.૯	૩૭૫.૫૫

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો:પાન ૫				૫૩૯૮	૩૭૫.૫૫
૧૨૨	સાબલવાડ	સાબલવાડ અનુ.તળાવ			૧૮૪	૬.૩૭	૧.૬૨
૧૨૩	મોરડ	"	"	"	૧૪૬	૧.૪૨	૧.૮
૧૨૪	ભદ્રેસર	"	"	"	૨૬૭	૫	૧.૮૬
૧૨૫	નેત્રામલી	"	"	"	૨૧૫	૧.૫૪	૨.૧૫
૧૨૬	કંજેલી	"	"	"	૧૩૨	૦.૭૮	૨.૫૩
૧૨૭	વાડેઠ	"	"	"	૭૭૮	૨.૫	૩.૬૮
૧૨૮	કુબાપરોલ	"	"	"	૧૭	૦.૮૫	૨.૪
૧૨૯	ચુલ્લા	"	"	"	૧૬૬	૨.૪	૧.૬
૧૩૦	કડીયાદરા	"	"	"	૧૭	૭.૫	૧.૮૬
૧૩૧	શેરાસણ	"	"	"	૭૭	૧.૨૩	૨.૪
૧૩૨	રસાસણ	"	"	"	૧૫૦	૪.૫૮	૩.૫૩
૧૩૩	કેશરગંજ	"	"	"	૩૧	૧.૬૭	૩.૯
૧૩૪	પાટન(યાડ)	"	"	"	૧૩૭	૧.૨૮	૩.૫૩
૧૩૫	મોરડ	"	"	"	૧૭૫	૦.૫૭	૧.૮૨
૧૩૬	મહોર	"	"	"	૧૬૮	૧.૬૮	૧.૫૬
૧૩૭	લાલોડ	"	"	"	૧૧૬	૧.૩	૨.૪૬
૧૩૮	નાદરી	"	"	"	૫૬૨	૨.૫	૧.૮
૧૩૯	દાવડ	"	"	"	૩૪૩	૧૦	૨.૪૬
૧૪૦	સાપાવાડ	"	"	"	૪૫૮	૫.૩	૩.૫૩
૧૪૧	રેભાડ	"	"	"	૭૭૮	૦.૮	૪.૬૮
૧૪૨	ગોરલ	"	"	"	૬૨૩	૨.૧	૩.૫૩
૧૪૩	ખાસ્તી	"	"	"	૧૧૮	૧.૧૫	૩.૮
૧૪૪	ભરેલી	"	"	"	૩૧૧	૧.૦૨	૨.૪૬
૧૪૫	ઈમરપુરા	"	"	"	૫૭	૧.૫	૧.૮૧
૧૪૬	મહલોજામત	"	"	"	૩૬	૧.૪૫	૨.૧
		સરવાળો:પાન. ૬				૬૦૬.૬૧	૪૪૦.૬૨



૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૭				૬૭૪.૨	૫૩૩.૦૯
૧૭૨	કંથાપુર	કંથાપુર અનુ.તળાવ			૫૬૮	૧૦	૪.૧૫
૧૭૩	ખંડોરા	ખંડોરા	"	"	૪૦	૫	૪.૨
૧૭૪	પીપલીયા	પીપલીયા	"	"	૩૧૨	૪	૫.૫
૧૭૫	વલસાડી	વલસાડી	"	"	૧૦	૨	૭.૮
૧૭૬	નાડા	નાડા	"	"	૪૦	૩.૫	૪.૫
૧૭૭	આંબામહુડા	આંબામહુડા	"	"	૪૨	૧.૭	૪.૫
૧૭૮	વલસાડી	વલસાડી	"	"	૭૮	૫	૭.૧
૧૭૯	ગુદિલ	ગુદિલ	"	"	૨૦૮	૨	૫.૫૨
૧૮૦	ખંડોરા	ખંડોરા	"	"	૧૧૭	૩	૪.૨
૧૮૧	સંજામપુરા	સંજામપુરા	"	"	૧૭૧	૪	૭.૪
૧૮૨	અંજલાપનાઈ	અંજલાપનાઈ	"	"	૧૧૭	૩	૫.૫
૧૮૩	વાલરજી	વાલરજી	"	"	૧૭૬	૪	૪.૭૫
૧૮૪	કાઠીયા	કાઠીયા	"	"	૮૨	૪	૫.૫
૧૮૫	પીપોદરા(ડોડીસરા)	પીપોદરા(ડોડીસરા)	"	"	૧૩૭	૫	૪.૭૨
૧૮૬	કાલાખેતરા	કાલાખેતરા	"	"	૪૦	૪	૩.૧૭
૧૮૭	ટાટીવેડી	ટાટીવેડી	"	"	૫૧	૩.૫	૪.૨
૧૮૮	પાટડીયા	પાટડીયા	"	"	૧૧૫	૩	૨.૭
૧૮૯	ખેડવા	ખેડવા	"	"	૯	૧.૪	૪.૨
૧૯૦	પડાપાટ	પડાપાટ	"	"	૧૨૧	૩.૭૫	૩.૩૭
૧૯૧	ગણવા	ગણવા	"	"	૭	૧.૪	૭.૧
૧૯૨	ભોરડી	ભોરડી	"	"	૪૯૮	૩	૫.૫
૧૯૩	વરતોલ	વરતોલ	"	"	૧૭૧	૨	૪.૬૨
૧૯૪	ટાટીવેડી	ટાટીવેડી	"	"	૮૮	૨.૫	૬.૧
૧૯૫	ખેડવા	ખેડવા	"	"	૭૨	૩.૫૫	૭.૫૨
૧૯૬	મોવતપુરા	મોવતપુરા	"	"	૧૭	૧.૫	૪.૩૭
		સરવાળો પાન ૮				૭૬૦	૬૬૧.૨૮

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૮				૭૬૦	૬૬૧.૨૮
૧૮૭	ગણવા	ગણવા અનુતથાવ	ખેડા	"	૧૦૧	૩	૫.૧
૧૮૮	વાલરજી	વાલરજી	"	"	૧૮	૧.૬૮	૬.૩૬
૧૮૯	ગણેર	"	"	"	૨૪૮	૩.૫	૩.૫૨
૨૦૦	અંજવાપનાઈ	"	"	"	૧૭૧	૩	૭.૧
૨૦૧	પટારા	"	"	"	૮૮	૨.૪	૩.૩૨
૨૦૨	મીડીબીલી	"	"	"	૬૮	૩	૫.૩૨
૨૦૩	દીલીયા	"	"	"	૭૧	૨.૫	૪.૭૨
૨૦૪	વીંછી	"	"	"	૬૨	૩	૫.૬૮
૨૦૫	વાલરજી	"	"	"	૫૮	૨	૭.૧૨
૨૦૬	અંજવાપનાઈ	"	"	"	૭	૧.૨	૪.૬૫
૨૦૭	આંજણી	"	"	"	૭૬	૪.૫	૫.૪૬
૨૦૮	આજાવાસ	"	"	"	૬૩	૪	૪.૮
૨૦૯	દેમતી	"	"	"	૧૮૫	૩.૫	૪.૪૬
૨૧૦	મથાસરા	"	"	"	૫૪૮	૩	૪.૧
૨૧૧	પીપલીયા	"	"	"	૧૦૫	૩	૫.૫
૨૧૨	સાલેરા	"	"	"	૨૩૦	૨	૪.૬
૨૧૩	ઉભરાજી	"	"	"	૧૬૧	૪	૩.૬૮
૨૧૪	પેટાણપરા	"	"	"	૧૪	૧.૭૨	૪.૫૬
૨૧૫	સીતોલ	"	"	"	૪૭	૨	૪.૧
૨૧૬	પાલીયાબીયા	"	"	"	૧૧	૫	૩.૮૨
૨૧૭	સેબલીયા	"	"	"	૧૪	૧.૪	૪.૮
૨૧૮	ભરમીયા	"	"	"	૨૭૩	૩	૭.૪
૨૧૯	કંનાલ	"	"	"	૧૭	૨	૬.૪૪
૨૨૦	પટારા	"	"	"	૨૮	૨.૫	૫.૪
૨૨૧	ટાટીવેડી	"	"	"	૧૨	૧.૧	૪.૬૬
	સરવાળો પાન ૮					૮૨૮	૭૮૮.૧૫

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૯				૮૨૮	૭૮૮.૧૫
૨૨૨	વીંછી	વીંછી અનુત્થાવ	ખેડબા	"	૬૦	૩.૫	૩.૧૮
૨૨૩	કોલંદ	"	"	"	૧૦૦	૨	૩.૭
૨૨૪	દેબડા	"	"	"	૮૧	૩.૫૫	૪.૨૧
૨૨૫	ગણવા	"	"	"	૪૭	૩.૫	૪.૧
૨૨૬	બોરડી	"	"	"	૧૮	૨	૬.૫૮
૨૨૭	દેમતી	"	"	"	૧૪	૨	૪.૫
૨૨૮	પોલાપણ	"	"	"	૧૧	૩	૪.૬૩
૨૨૯	દીગથલી	"	"	"	૨૧	૨.૫	૫.૪૨
૨૩૦	બેડી	"	"	"	૧૮	૨.૫	૭.૨૭
૨૩૧	ભારા	"	"	"	૨૧	૨	૭.૪૨
૨૩૨	પીપલીયા	"	"	"	૧૧	૩	૭.૪
૨૩૩	ઉબોરા	"	"	"	૧૩	૨	૪.૮
૨૩૪	આંટાંકંપા	"	"	"	૪૬	૩	૩.૬૮
૨૩૫	ઝીંઝાટ	"	"	"	૪૭	૧.૫	૪.૧૭
૨૩૬	બહેડીયા	"	"	"	૫૫	૨	૨.૧
૨૩૭	ચીખલા	"	"	"	૧૪૧	૨	૪.૧
૨૩૮	પાટડીયા	"	"	"	૧૨૧	૨.૫	૫.૧૭
૨૩૯	સેબલીયા	"	"	"	૧૧૫	૩	૬.૮
૨૪૦	લાખીયા	"	"	"	૧૬૮	૨	૪.૮
૨૪૧	પઠારા	"	"	"	૧૫૮	૨	૩.૩૬
૨૪૨	ઝાંઝવાપનાઈ	"	"	"	૭૪	૨	૫.૧
૨૪૩	ચંદ્રાણા	"	"	"	૭૫	૧.૩	૪.૮
૨૪૪	ઝીંઝાટ	"	"	"	૬૬૮	૩	૫.૬
૨૪૫	પાટડીયા	"	"	"	૧૭૫	૨	૪.૬૨
૨૪૬	દેમતી	"	"	"	૨૨૦	૩	૪.૧૬
		સરવાળો પાન ૧૦				૮૮૮.૮૫	૮૧૦.૦૨

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૧૦				૮૮૮.૮૫	૯૧૦.૦૨
૨૪૭	જોડાસણ	અનુતળાવ	ખેડાભા	"	૨૧૭	૨	૫.૧
૨૪૮	ચિત્રોડા	"	"	"	૧૭૧	૩	૩.૨
૨૪૯	ઝાંઝવાપનાઈ	"	"	"	૧૮૧	૨	૪.૮૨
૨૫૦	વીછી	"	"	"	૫૫	૨	૫.૧
૨૫૧	ગોતા	"	"	"	૧૭	૨	૨.૮
૨૫૨	પીપલીયા(બંધારા)	"	"	"	૬૬	૧.૨	૪.૮
૨૫૩	મથાસરા	"	"	"	૫૫	૨	૫
૨૫૪	કાલીકંડર	"	"	"	૧૫૩	૩.૫	૭
૨૫૫	ગણવા	"	"	"	૧૩૫	૩	૪.૨
૨૫૬	પીપલીયા	"	"	"	૧૧	૨	૩.૮૬
૨૫૭	છોછર	"	"	"	૪૧૧	૩	૫.૪
૨૫૮	ભારા	"	"	"	૧૦૬	૩.૨૫	૨.૮
૨૫૯	ભેડી	"	"	"	૧૪	૩	૪.૦૫
૨૬૦	વલસાડી	"	"	"	૫૧	૨	૫.૦૫
૨૬૧	ઉભોરા	"	"	"	૫૫	૨	૩.૮૨
૨૬૨	દિગ્બલી	"	"	"	૫૦	૨	૪.૧૫
૨૬૩	બહેડીયા	"	"	"	૧૪૧	૨	૭.૧
૨૬૪	પાટડીયા	"	"	"	૧૮૩	૩	૪.૮
૨૬૫	પોલાપણ	"	"	"	૫૬	૨	૫.૫૬
૨૬૬	ચીખલા	"	"	"	૫૫	૨	૬.૧
૨૬૭	વાલરણ	"	"	"	૧૭૬	૩	૭.૪૨
૨૬૮	કાઠીયા	"	"	"	૭૮	૨.૭૫	૪.૪૩
૨૬૯	નાનાબાવળ	"	"	"	૭૫	૨	૨.૮૮
૨૭૦	કોઠણ	"	"	"	૧૫	૧.૬૫	૩.૩૬
૨૭૧	દંત્રાલ	"	"	"	૭૪૮	૩	૫.૪૩
		સરવાળો પાન ૧૧				૮૪૮.૨	૧૦૨૮.૬૫



૧	૨	૩	૪	૫	૬	૭	૮
	સરવાળો પાન ૧૧					૯૪૮.૨	૧૦૨૮.૬૫
૨૭૨	ચિતરીયા	ચિતરીયા અનુતબાવ	વિજયનગર	"	૧૭૮	૪.૦૪	૩.૭
૨૭૩	નેલાવ	"	"	"	૬૨	૪.૦૪	૫.૩૬
૨૭૪	ગરાણ	"	"	"	૩	૧.૨૪	૨.૯
૨૭૫	સરસવ	"	"	"	૧૮૭	૨.૪૨	૧.૯
૨૭૬	ભાલેટા	"	"	"	૨૩	૧.૨૧	૩.૯
૨૭૭	સારોલી	"	"	"	૭૬	૨.૦૨	૭.૪
૨૭૮	સારોલી(સામતેલા)	"	"	"	૧૦૦	૨.૪૨	૧.૮
૨૭૯	આંતરસુભા	"	"	"	૩૦	૨.૦૨	૩.૧
૨૮૦	અભાપુર	"	"	"	૪૭	૧.૨૧	૨.૮
૨૮૧	કઠવાવડી	"	"	"	૧૦	૩.૨૭	૩.૧૭
૨૮૨	કેલાવા	"	"	"	૨૨	૧.૬૧	૩.૧
૨૮૩	લીમણ	"	"	"	૭૧	૧.૬૧	૨.૮૫
૨૮૪	ખોલવાણી	"	"	"	૨૪	૧.૨૫	૨.૯૨
૨૮૫	ખોળીવાવ	"	"	"	૨૨	૧.૬૧	૪.૧
૨૮૬	ભાંખરા	"	"	"	૧૩	૬.૦૭	૩.૮૨
૨૮૭	ઈટાવડી	"	"	"	૧૦	૨.૦૨	૫.૧
૨૮૮	ચિત્રોડી	"	"	"	૧	૩.૨૭	૪.૮
૨૮૯	ચિતરીયા	અનુતબાવ	"	"	૧૭૮	૪.૧૪	૨.૯૩
૨૯૦	કઘાદર	"	"	"	૨૨	૪.૧	૩.૧૭
૨૯૧	ભાખરા-૨	"	"	"	૧૧	૪.૦૫	૨.૧૭
૨૯૨	કઠીયાવાણ	"	"	"	૧૭	૧.૫	૧.૯૨
૨૯૩	ગાડી	"	"	"	૭૮	૩.૨૫	૪.૮
૨૯૪	સારોલી	"	"	"	૧૩૫	૧.૨૪	૨.૩૬
૨૯૫	ચંદવાસા	"	"	"	૧૩૫	૩.૨૭	૨.૦૯
૨૯૬	ગરાણ	"	"	"	૩	૧.૨૪	૨.૮
	સરવાળો પાન ૧૨					૧૦૨૩.૫૭	૧૧૧૩.૨૧

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૧૨				૧૦૨૩.૫૭	૧૧૧૩.૨૧
૨૯૭	ભાંભુડી	ભાંભુડી અનુતળાવ	વિજયનગર	"	૮	૧.૧	૧.૯
૨૯૮	નવાભગા	નવાભગા	"	"	૫૫	૫	૨.૧૭
૨૯૯	જાલેટી(પોટલીયા)	જાલેટી(પોટલીયા)	"	"	૭	૪	૩.૧
૩૦૦	પીપલોદી	પીપલોદી	"	"	૧૨	૩	૫.૧૫
૩૦૧	ભેટાલી	ભેટાલી	સિલોડા	"	૫	૧	૪.૮
૩૦૨	આડાણચરોલ	આડાણચરોલ	"	"	૯૩	૭	૩.૯૫
૩૦૩	ચુનાખાણ	ચુનાખાણ	"	"	૩૭૬	૧૫.૨૫	૪.૪૨
૩૦૪	ખેરાડી	ખેરાડી	"	"	૭૪૨	૧૯	૨.૯
૩૦૫	લક્ષ્મણપુરા	લક્ષ્મણપુરા	"	"	૫૨	૧૧.૨૫	૧.૯૫
૩૦૬	સોનાસણ	સોનાસણ	"	"	૧૪૧	૫	૪.૮
૩૦૭	જાલીયા	જાલીયા	"	"	૭૩	૮	૩.૭૭
૩૦૮	ગોટખંડેરા	ગોટખંડેરા	"	"	૧૮૭	૫	૫.૨૨
૩૦૯	દહેગામણ	દહેગામણ	"	"	૨૫૬	૬.૨૫	૬.૧
૩૧૦	માંકરોડ	માંકરોડ	"	"	૧૭૮	૪.૭૫	૫.૦૬
૩૧૧	ગોટપાલ્લા	ગોટપાલ્લા	"	"	૧૮૫	૫.૧	૩.૮
૩૧૨	નવલપુર(સામેરા)	નવલપુર(સામેરા)	"	"	૧૨૮	૪.૧૫	૩.૯
૩૧૩	આડાણચરોલ	આડાણચરોલ(સામેરા)	"	"	૨૪૦	૩.૭	૪.૧
૩૧૪	"	" (ભાસેરા)	"	"	૨૪૬	૪.૭	૪.૩૮
૩૧૫	"	" (કાલાપણ)	"	"	૨૪૮	૩.૭	૫.૧
૩૧૬	પુનાસણ	પુનાસણ	"	"	૧૬૩	૫.૨	૨.૯
૩૧૭	કુશ્મીકુલ્લા	કુશ્મીકુલ્લા	"	"	૪૨૯	૩.૨	૧.૯૮
૩૧૮	દેવનીમોરી	દેવનીમોરી	"	"	૧૩૭	૫.૧	૨.૨
૩૧૯	કાગડામહુડા	કાગડામહુડા	"	"	૧૭૦	૪.૧	૩.૧૮
૩૨૦	વાઘપુર	વાઘપુર	"	"	૨૨૯	૭.૨૫	૩.૪૬
૩૨૧	મોઘરીકલ્લેખા	મોઘરી કલ્લેખા	"	"	૧૩૪	૩.૧૫	૩.૧
		સરવાળો પાન ૧૩				૧૧૬૭.૫૨	૧૨૦૬.૬૨

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૧૩				૧૧૬૭.૫૨	૧૨૦૬.૬
૩૨૨	સુનોખ	સુનોખ અનુ.તબાવ	લિલોડ	"	૬૫	૫.૧	૪૨૬
૩૨૩	ચિલડીયા	"	"	"	૭૮	૩.૮૫	૫.૧
૩૨૪	વાંસળી	"	"	"	૧૨૮	૩.૧	૨.૮
૩૨૫	હાથીયા	"	"	"	૧૪	૬.૩	૧.૮૭
૩૨૬	નારસોલી	"	"	"	૧૪૧	૩.૨	૪.૧
૩૨૭	ધંધાસણ	"	"	"	૧૫૬	૬.૭૫	૫.૪૨
૩૨૮	ખાપરેટા	"	"	"	૭૮	૪.૧૫	૫.૩૬
૩૨૯	મુનાઈ મહુડીયા	"	"	"	૮૮	૩	૪.૮
૩૩૦	ખોલવાણી	"	"	"	૧૧૭	૬.૧૫	૧.૮૬
૩૩૧	મોઘરી	"	"	"	૨૪૫	૮.૧	૨.૨
૩૩૨	ભટેયા	"	"	"	૧૩૪	૧૧	૧.૮
૩૩૩	નવાવેણપુર	"	"	"	૧૬૩	૧૧.૧	૨.૧૫
૩૩૪	જૂનાભવનાથ	"	"	"	૫૭	૪.૮	૨.૬
૩૩૫	ભુટેલી	"	"	"	૩૬	૮.૧	૪.૧
૩૩૬	ચીટોડા	"	"	"	૧૧૮	૩.૮	૨.૬૬
૩૩૭	સીલાસણ	"	"	"	૭૭	૫.૦૫	૪.૫
૩૩૮	ખોડંબા	"	"	"	૨૧૫	૭.૧	૩.૫૨
૩૩૯	રાજેન્દ્રનગર	"	"	"	૧૬૭	૧૧	૨.૮૨
૩૪૦	લક્ષ્મણપુરા	"	"	"	૫૨	૧૧.૨૫	૪.૭
૩૪૧	પુનાસણ	"	"	"	૧૮૮	૧૦	૨.૮૩
૩૪૨	ચીટોડા	"	"	"	૧૧૮	૩.૮	૩.૩૮
૩૪૩	સીલાસણ	"	"	"	૮૮	૪.૭૫	૪.૨૬
૩૪૪	ફેડી	"	"	"	૪૨૮	૧૦.૧	૩.૨૭
૩૪૫	મહિંડોડા	"	"	"	૮૫	૨.૬	૩.૮
૩૪૬	ખોલવાણી	"	"	"	૨૮	૩.૮૫	૧૨૮૦.૪૬
		સરવાળો પાન ૧૪				૧૩૨૫.૮૨	

1	2	3	4	5	6	7	8
		સરવાળો પાન ૧૪				૧૩૨૫.૯૨	૧૨૯૦.૪૬
૩૪૭	વાંકાનેર	અનુતળાવ.	મિલોડા	૩૮૧		૫.૧	૨.૯૨
૩૪૮	આંબાસર	"	"	૧૧૩		૪.૦૫	૩.૧
૩૪૯	કુશ્મી	"	"	૪૨૯		૧૦.૧	૨.૫૩
૩૫૦	કુશ્મી	કુશ્મી	"	૪૩		૮.૧	૩.૯૬
૩૫૧	આંબાસર	"	"	૭૮		૪.૧૫	૨.૮૮
૩૫૨	ખુમાપુર	"	"	૫		૬.૫	૧.૯૫
૩૫૩	હિંમતપુર	"	"	૭૩		૩.૩૫	૩.૧
૩૫૪	ગોદકુલ્લા	"	"	૧૮૭		૮.૨૫	૨.૯૨
૩૫૫	વસાંર	"	"	૧૯૫		૭.૧૫	૩.૮
૩૫૬	મહિંડા	"	"	૮૫		૨.૬	૪.૧
૩૫૭	ગોડકુલ્લા	"	"	૧૦૧		૧૫	૫.૮૬
૩૫૮	ભોલુન્દ્ર	"	"	૨૮		૩.૯૫	૩.૭૨
૩૫૯	કાગણમહુડા	"	"	૧૭૦		૪.૧	૧.૯૮
૩૬૦	ખોડા	"	"	૨૧૫		૭.૧	૩.૪૨
૩૬૧	રાજેન્દ્રનગર	"	"	૧૬૬		૧૧	૪.૫૬
૩૬૨	વાંસળી	"	"	૧૨૮		૩.૧	૩.૧૭
૩૬૩	ગોદકુલ્લા	"	"	૧૮૭		૫	૪.૧
૩૬૪	ભાંસમેર	"	"	૮		૩	૩.૮૨
૩૬૫	સોનાસણ	"	"	૧૪૧		૫	૧.૯૮
૩૬૬	રાજેન્દ્રનગર	"	"	૧૬૬		૧૧	૩.૩૬
૩૬૭	ખનસોર	"	"	૬૨		૨૧.૭	૪.૮
૩૬૮	ભૂતાવડ	"	"	૧૨		૧.૫	૫.૫
૩૬૯	મોધરી	"	"	૧૩૪		૭.૧૫	૩.૬૬
૩૭૦	કુશ્મી	"	"	૨૫૬		૬.૨૫	૫.૧
૩૭૧	જીંજીરી	"	"	૧૫૭		૮	૧.૯૪
		સરવાળો પાન ૧૫				૧૪૯૮.૧૨	૧૩૭૮.૬૯

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૧૫-				૧૪૮૮.૧૨	૧૩૭૮.૬૮
૩૭૨	પેરાડી	સરવાળો પાન ૧૫-	ગિલોડા	"	૭૪૨	૧૮	૧.૮
૩૭૩	સોનાસણ	સોનાસણ	"	"	૧૪૧	૫	૨.૧
૩૭૪	જાથલા	જાથલા	"	"	૧૨	૪.૧૫	૩.૫૬
૩૭૫	કાગડામહિડા	કાગડામહિડા	"	"	૧૮૦	૪.૧	૪.૧
૩૭૬	દરીયાપુર	દરીયાપુર	મોડાસા	"	૬૨	૮.૩	૩.૮
૩૭૭	અજીદાપુર	અજીદાપુર	"	"	૮૪	૭.૧	૩૮.૬
૩૭૮	બોડી	બોડી	"	"	૨૭	૨.૫	૨.૮
૩૭૯	તખતપુર	તખતપુર	"	"	૬૪	૩.૧	૧.૮૭
૩૮૦	હરીયાસાગર	હરીયાસાગર	"	"	૩૩	૪.૫	૩.૫૬
૩૮૧	બુટલ	બુટલ	"	"	૬૪૬	૧.૮૭	૫
૩૮૨	સરગોઈ	સરગોઈ	"	"	૭	૩	૪.૪૮
૩૮૩	શિલોલ(ચાપેલા)	શિલોલ(ચાપેલા)	"	"	૫૬૨	૨	૩.૩૮
૩૮૪	ટાંટોઈ(મરાઠીયા)	ટાંટોઈ(મરાઠીયા)	"	"	૧૩૬	૨.૧	૩.૧
૩૮૫	વાંટડા	વાંટડા	"	"	૧૬૪	૪.૫	૨.૮
૩૮૬	ગાજલ	ગાજલ	"	"	૪૦૪	૧.૨૫	૧.૮
૩૮૭	કઉ	કઉ	"	"	૩૮૬	૧.૭૫	૨.૩૬
૩૮૮	રમાલા	રમાલા	"	"	૫૭૮	૮.૨	૨.૪
૩૮૯	શીલાવાડ	શીલાવાડ	"	"	૨૧૩	૧.૭૫	૩.૦૫
૩૯૦	બારનોલી	બારનોલી	"	"	૧૮૨	૮.૨	૨.૮
૩૯૧	ખેમાપુર(મરાઠીયા)	ખેમાપુર(મરાઠીયા)	"	"	૧૦૮	૧.૭૫	૩.૧૨
૩૯૨	કેશરપુરાકપા	કેશરપુરાકપા	"	"	૫૪	૨	૪.૧
૩૯૩	ફુગરવાડ	ફુગરવાડ	"	"	૫૭૭	૨.૫	૨.૮૨
૩૯૪	કેડેલી	કેડેલી	"	"	૨૦	૧.૫	૧.૭
૩૯૫	ખનસુરા	ખનસુરા	"	"	૩૮	૩.૨	૧૦
૩૯૬	શિલોલ(લાકપુર)	શિલોલ(લાકપુર)	"	"	૪૩૭	૫.૫૭	૪.૧
		સરવાળો પાન ૧૬				૧૬૦૮.૧૧	૧૪૬૩.૭૫

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૧૬				૧૬૦૮.૧૧	૧૪૬૩.૭૫
૩૮૭	રસુલપુર	રસુલપુર અનુતબાવ	મોડાસા	"	૮૪	૨.૪	૨.૧
૩૮૮	ખડોદા	"	"	"	૧૩૫	૪.૪	૩.૫
૩૮૯	ચોપડા	"	"	"	૯	૩.૧	૧.૫
૪૦૦	હઠીપુરા	"	"	"	૭	૨.૧	૪.૫
૪૦૧	સાકરીયા(સોલ)	"	"	"	૩૪૨	૪.૨	૪
૪૦૨	સરગોઈ	સરગોઈ(કાલેશ્વરમાતા)"	"	"	૪૫૪	૧.૫	૨.૭
૪૦૩	રામપુર(શીજાવાડ)	રામપુર(શીજાવાડ)"	"	"	૧૫૪	૬.૨	૪.૬૨
૪૦૪	શિજોલ(ચાંચેલા)	શિજોલ(ચાંચેલા)"	"	"	૮૨૦	૫.૧	૪.૧૭
૪૦૫	ફુગરવાડા	ફુગરવાડા"	"	"	૩૦૭	૧.૨૫	૩.૫
૪૦૬	રાજલી	રાજલી"	"	"	૧૬૫	૩.૧	૫.૧૮
૪૦૭	જાલોદર	જાલોદર"	"	"	૨૯૮	૩.૫	૩.૭૨
૪૦૮	અજીધાપુર	અજીધાપુર"	"	"	૮૭	૪.૫	૫.૫
૪૦૯	બુટાલ	બુટાલ"	"	"	૬૪૬	૩.૩૫	૩.૩૬
૪૧૦	નવા(દિયોલી)	નવા(દિયોલી)"	"	"	૨૦૩	૧.૪	૧.૭
૪૧૧	શીજાવાડ(રામપુર)	શીજાવાડ(રામપુર)"	"	"	૬૫૬	૩.૨	૪.૩૬
૪૧૨	લીંબોઈ	લીંબોઈ"	"	"	૨૫૩	૬.૬	૧૭.૫
૪૧૩	અમલાઈ(કુજલી)	અમલાઈ(કુજલી)"	"	"	૩૨૮	૮.૦૨	૨.૭૨
૪૧૪	ફુગરવાડા(સાગવા)	ફુગરવાડા(સાગવા)"	"	"	૩૦૮	૨.૭	૨.૫
૪૧૫	ભોડી	ભોડી"	"	"	૨૮	૧.૫	૫.૬૧
૪૧૬	બાજટોટ	બાજટોટ"	"	"	૬૦	૨.૬	૨.૬૫
૪૧૭	લાલપુર	લાલપુર"	"	"	૪૩૭	૧.૩	૨.૭
૪૧૮	મલેકપુર	મલેકપુર"	"	"	૩૨૬	૪.૭	૨.૫
૪૧૯	મુલોજ	મુલોજ"	"	"	૨૧૨	૩.૩	૩
૪૨૦	લવારી	લવારી"	"	"	૮૭	૧.૮	૧.૮
૪૨૧	ધનસેરા	ધનસેરા"	"	"	૧૦૧૨	૫	૪.૧૬
		સરવાળો પાન ૧૭				૧૬૮૫.૦૩	૧૫૭૬.૮

૧	૨	૩	૪	૫	૬	૭	૮
		સરનાળો પાન ૧૭				૧૬૮૫.૦૩	૧૫૭૬.૮૮
૪૨૨	આલોદર	આલોદર અનુતળાવ	મોડાસા	"	૩૦૮	૩.૫	૨.૫
૪૨૩	બોલુઆ	"	"	"	૩૬૦	૨.૮	૨.૭૨
૪૨૪	મનીવાડા	"	"	"	૩૭	૨.૪	૩.૧૨
૪૨૫	વલીયાદ	"	"	"	૧૬૭	૮.૩	૪.૬૩
૪૨૬	રમાડા	"	"	"	૩૮૩	૧.૭૫	૨.૭૫
૪૨૭	આપલ	"	"	"	૧૦૮	૪	૨.૭
૪૨૮	બેતાવાડ	"	"	"	૧૬૧	૧.૮	૨.૫
૪૨૯	સાકીયા	"	"	"	૧૨૨	૬.૫	૨
૪૩૦	મોડરુઆ	"	"	"	૭	૧.૫	૧.૫
૪૩૧	ફાઉ	"	"	"	૩૨૬	૧૦.૧	૧.૨
૪૩૨	સાકીયા	"	"	"	૪૨૭	૨.૮	૨.૫
૪૩૩	આપરા	"	"	"	૬૫	૧.૩૫	૩.૧
૪૩૪	હમીરપુર	"	"	"	૬૨	૧.૭૫	૨.૫
૪૩૫	સીંટીસર	"	"	"	૪૦	૧.૮	૩.૫૬
૪૩૬	મહ	"	"	"	૫૧	૨.૫	૨.૭
૪૩૭	ઉમેદપુર	"	"	"	૨૪	૨.૮	૪.૫
૪૩૮	અમલાઈ	"	"	"	૨૬૪	૮	૪
૪૩૯	મલકપુર	"	"	"	૧૨	૧.૬૫	૩
૪૪૦	ચેડાસણ	"	"	"	૪૩૫	૪.૩	૫
૪૪૧	સાકીયા	"	"	"	૩૧૮	૧.૨૭	૧.૬૨
૪૪૨	ફાટા લીલોઈ	"	"	"	૩૧૮	૧.૮	૧.૫
૪૪૩	ચામપુર(ગઢચ)	"	"	"	૧૦૭	૨.૬૮	૧.૬૫
૪૪૪	અમલાઈ	"	"	"	૩૬	૧.૪	૩.૧૬
૪૪૫	હમીરપુર	"	"	"	૧૧	૧.૪	૧.૮૨
૪૪૬	સામરા	"	"	"	૩૨૪	૨.૩	૧.૮
		સરનાળો પાન ૧૮				૧૮૦૨.૩	૧૬૪૭.૧૩



૧	૨	૩	૪	૫	૬	૭	૮
	સરવાળો પાન ૧૮					૧૮૦૨.૩	૧૬૪૭.૧૩
૪૪૭	બ્રાહ્મણવાડ	બ્રાહ્મણવાડ અનુતળાવ,	"	"	૮૮	૩.૧	૩.૭
૪૪૮	મોદરસીયા	મોદરસીયા	"	"	૮	૧.૫	૧.૭૬
૪૪૯	કુઉ	કુઉ	"	"	૩૨	૧.૪	૧.૮
૪૫૦	ગોઢ(ભાતરીયા)	ગોઢ(ભાતરીયા)	મેઘરજ	"	૨૦	૨	૨.૫
૪૫૧	પંચાલ	પંચાલ	"	"	૬૪૭	૫	૪
૪૫૨	તુભલીયા	તુભલીયા	"	"	૧૬૧	૨.૫	૩
૪૫૩	કાલીયાકુવા	કાલીયાકુવા	"	"	૭૧	૩.૫	૪.૫
૪૫૪	જ્યકા નં.૩	જ્યકા નં.૩	"	"	૧૪	૧.૫	૨.૫
૪૫૫	ઉન્ડવા	ઉન્ડવા	"	"	૧૭૭	૨.૫	૧.૭૮
૪૫૬	વસાઈ	વસાઈ	"	"	૧૧૮	૩	૨.૭
૪૫૭	રામહીયા	રામહીયા	"	"	૧૮	૪	૩.૩૬
૪૫૮	પાલ્લા	પાલ્લા	"	"	૧૭૦	૩	૪.૧
૪૫૯	ભેમાપુરમેડી	ભેમાપુરમેડી	"	"	૨૦૩	૭	૫.૪૬
૪૬૦	રાજગોર	રાજગોર	"	"	૮૮૭	૩	૨.૨૫
૪૬૧	સારંગપુર	સારંગપુર(મોરજાલી)	"	"	૧૪૫	૩	૩.૨૨
૪૬૨	લાલોડીયા	લાલોડીયા	"	"	૧૫૪	૨.૫	૧.૮૫
૪૬૩	ભોડી માંડલીયા	ભોડી માંડલીયા	"	"	૭૦	૩	૨.૨
૪૬૪	મુડશી	મુડશી	"	"	૧૨૮	૫	૩.૧
૪૬૫	વાલોરાનવાથરા	વાલોરાનવાથરા	"	"	૭૮૮	૨.૫	૨.૩૬
૪૬૬	ખુટી	ખુટી	"	"	૫૦	૩	૧.૮
૪૬૭	મેડી(ભેમાપુર)	મેડી(ભેમાપુર)	"	"	૨૧૦	૫	૨.૨૫
૪૬૮	ભેમાપુર(માંડલીયા)	ભેમાપુર(માંડલીયા)	"	"	૧૭૫	૪	૬.૭
૪૬૯	કિશાપુર	કિશાપુર	"	"	૩૨૩	૨	૨.૫
૪૭૦	ઝરડા	ઝરડા	"	"	૮૨	૨	૩.૫૬
૪૭૧	કદવાડી	કદવાડી	"	"	૩૪	૩.૫	૩.૮
	સરવાળો પાન ૧૮					૧૮૦.૮	૧૭૨૪.૨૮

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૧૮				૧૮૦.૮	૧૭૨૪.૨૮
૪૭૨	વાંઝાટીબા	વાંઝાટીબા	"	"	૨૭	૪.૫	૩.૭૫
૪૭૩	ધરોવા	ધરોવા	"	"	૨૨	૨.૫	૪.૧
૪૭૪	શણગાવ	શણગાવ	"	"	૩૨૭	૨	૧.૮૨
૪૭૫	મુડશી	મુડશી	"	"	૧૨૮	૨.૫	૨.૫
૪૭૬	પુમાપુર	પુમાપુર	"	"	૫૬	૨	૨.૧૨
૪૭૭	નવાગામ	નવાગામ	"	"	૧૦૩	૫	૧.૮૨
૪૭૮	ઉંડવા	ઉંડવા	"	"	૧૭૭	૩	૨.૫૪
૪૭૯	ભેમાપુર	ભેમાપુર	"	"	૨૦૩	૪	૨.૫
૪૮૦	ભેમાપુર	ભેમાપુર	"	"	૮૨	૩.૫	૨.૮
૪૮૧	ભાંકીવાડા	ભાંકીવાડા	"	"	૫૧૨	૩	૬.૧૫
૪૮૨	ખનીવાડા	ખનીવાડા	"	"	૪૪	૨.૫	૩.૧૭
૪૮૩	રોયહીયા	રોયહીયા	"	"	૧૮	૩.૫	૪.૧૨
૪૮૪	કાલીયાકુંવા	કાલીયાકુંવા	"	"	૬૮	૨.૫	૧.૮૮
૪૮૫	કાલીયાકુંવા	કાલીયાકુંવા	"	"	૭૧	૨	૨.૨૫
૪૮૬	ભેડજ	ભેડજ	"	"	૬૪	૨	૨.૩૬
૪૮૭	ભાટકોટ	ભાટકોટ	"	"	૭૬	૩.૫	૧.૮
૪૮૮	રાજગોર	રાજગોર	"	"	૮૮૭	૨.૫	૨.૨
૪૮૯	વાગોરા	વાગોરા	"	"	૩૫	૩	૨.૧૮
૪૯૦	પાક્કીબાર	પાક્કીબાર	"	"	૪૨	૨.૫	૨.૫
૪૯૧	મેધરજ	મેધરજ	"	"	૧૬૪	૭	૨.૦૭
૪૯૨	ભોરખડ	ભોરખડ	"	"	૮૨	૨	૨.૫૬
૪૯૩	મુડશી	મુડશી	"	"	૫૦	૨.૫	૩.૧
૪૯૪	મુડશી	મુડશી	"	"	૧૨૮	૩	૩.૮
૪૯૫	પંચાલ	પંચાલ	"	"	૨૮૪	૪	૨.૫
૪૯૬	કુહોલ	કુહોલ(નવાધરા)	"	"	૨૭	૨.૫	૨.૧૭
		સરવાળો પાન ૨૦				૧૮૫૭.૮	૧૭૮૩.૬૪

સરવાળો પાન ૨૦	સરવાળો પાન ૨૧	સરવાળો પાન ૨૨	સરવાળો પાન ૨૩	સરવાળો પાન ૨૪	સરવાળો પાન ૨૫	સરવાળો પાન ૨૬
૪૮૭ ગેડ બાખરીયા	ગેડ બાખરીયા અનુ.તળાવ	મેઘરજ	૨૦	૨૫	૧૭૯૩.૬૪	૨.૧૭
૪૮૮ ઘેરવાડ	ઘેરવાડ	"	૫૧	૨.૫	૨.૫	૨.૫
૪૮૯ ઢુંદેરા	પંચાલ ઢુંદેરા	"	૩૭	૩	૩.૧૭	૩.૧૭
૫૦૦ છાંકારી	છાંકારી	"	૮૧	૨	૧.૮૨	૧.૮૨
૫૦૧ નવી ઈસરી	નવી ઈસરી	"	૪૫૦	૨.૫	૧.૮	૧.૮
૫૦૨ કદવાડી	કદવાડી	"	૩૭	૩	૨.૩૫	૨.૩૫
૫૦૩ નવાગામ	નવાગામ	"	૧૦૩	૨	૨.૩	૨.૩
૫૦૪ બાંકીવાડ	બાંકીવાડ	"	૫૧૨	૪	૩.૧	૩.૧
૫૦૫ મેઘરજ	મેઘરજ	"	૨૭	૨.૫	૧.૮૨	૧.૮૨
૫૦૬ ડ્યકા	ડ્યકા	"	૧૩	૩	૨.૧	૨.૧
૫૦૭ નવાધરો	નવાધરો(વાગોરા)"	"	૨૫૧	૨.૫	૨.૮	૨.૮
૫૦૮ રાયસીંગપુર	રાયસીંગપુર	"	૩૬	૨	૩.૧	૩.૧
૫૦૯ રાયવાડ	રાયવાડ	"	૧૫૮	૩	૪.૭	૪.૭
૫૧૦ મુડશી(માંડલીયા)	મુડશી(માંડલીયા)"	"	૫૨	૪	૨.૭૨	૨.૭૨
૫૧૧ જાલમપુર	જાલમપુર	"	૨૦	૨.૫	૩.૭૬	૩.૭૬
૫૧૨ કુસોલ(રાજગોર)	કુસોલ(રાજગોર)"	"	૪૨૨	૨.૫	૪.૧	૪.૧
૫૧૩ કમરોડ	કમરોડ	"	૧૦૪	૨.૫	૧.૮	૧.૮
૫૧૪ ઝરણ(બોરખડ)	ઝરણ(બોરખડ)"	"	૮૨	૩	૧.૨	૧.૨
૫૧૫ વાઘીયાવાડ	વાઘીયાવાડ	"	૩૪	૩	૨.૭	૨.૭
૫૧૬ પાણીબાર	પાણીબાર	"	૪૨	૨	૪.૨૨	૪.૨૨
૫૧૭ જવાનપુરા	જવાનપુરા	"	૭	૧.૫	૩.૫	૩.૫
૫૧૮ વાગોરા	વાગોરા	"	૪૩	૨.૫	૨.૮	૨.૮
૫૧૯ ડુગરાગોડ	ડુગરાગોડ	"	૧૩૨	૩	૪.૮૧	૪.૮૧
૫૨૦ શહગાલ(મહુડી)	શહગાલ(મહુડી)"	"	૩૨	૨	૩.૩૮	૩.૩૮
૫૨૧ મેઘરજ	મેઘરજ	"	૧૬૪	૨	૩.૧	૩.૧
૫૨૨ મુડશી(માંડલીયા)	મુડશી(માંડલીયા)"	"	૨૫	૨	૨.૫	૨.૫
સરવાળો પાન ૨૧	સરવાળો પાન ૨૧			૨૦૨૫.૩	૧૭૯૧.૩૬	૧૭૯૧.૩૬

૧	૨	૩	૪	૫	૬	૭	૮
	સરવાળો પાન ૨૧					૨૦૨૫.૩	૧૮૭૧.૩૬
૫૨૩	બોરખડ(ઝરણ)	બોરખડ(ઝરણ)	"	"	૩૨	૩	૨.૮
૫૨૪	કમરોડ	કમરોડ	"	"	૮૨	૨	૧.૨૫
૫૨૫	વાગોરા(નવાગરા)	વાગોરા(નવાગરા) મનુતળાવ	મેઘરજ	"	૧૦૮	૨.૫	૩.૩૭
૫૨૬	લંડીવાડ	ભાંડીવાડ	"	"	૨૫૧	૧.૫	૨.૫૬
૫૨૭	લ્વકા(ભોડીસીમલી)	લ્વકા(ભોડીસીમલી)	"	"	૫૧૨	૨.૫	૩.૧૨
૫૨૮	નવાગામ(કસાણા)	નવાગામ(કસાણા)	"	"	૧૩	૨	૨.૫
૫૨૯	કદવાડી	કદવાડી	"	"	૧૭	૨	૪.૩૨
૫૩૦	રામવાડ	રામવાડ	"	"	૨૨	૩	૪.૧૨
૫૩૧	રાજગીર(ફોલ)	રાજગીર(ફોલ)	માલપુર	"	૧૮	૨	૫.૨૮
૫૩૨	બોલેશર	બોલેશર	"	"	૩૩૦	૨	૩.૭
૫૩૩	જોગવીવંટ	જોગવીવંટ	"	"	૭૦	૨.૨	૧.૮૨
૫૩૪	લાલપુર	લાલપુર	"	"	૨૦	૪.૫	૧.૭
૫૩૫	વાડીનાથનામવાડ	વાડીનાથનામવાડ	"	"	૧	૧.૫	૩.૧૭
૫૩૬	નવા નં.૪	નવા નં.૪	"	"	૧૪૨	૧.૭	૨.૭
૫૩૭	સવાપુર	સવાપુર	"	"	૧૭૦	૧.૫	૩.૩૩
૫૩૮	નવા નં.૩	નવા નં.૩	"	"	૫	૪	૨.૭
૫૩૯	સાતરડ	સાતરડ	"	"	૧૨૧	૨.૭	૩.૧
૫૪૦	ઉભરાણ	ઉભરાણ	"	"	૬૫૪	૨.૫	૨.૭૮
૫૪૧	જેસીંગપુર	જેસીંગપુર	"	"	૨૧૦	૫.૮	૧.૮૮
૫૪૨	મસાદરા	મસાદરા	"	"	૧૩૮	૫.૨	૨.૭
૫૪૩	રંભોડ લાકુ	રંભોડ લાકુ	"	"	૨૨૩	૨.૫	૧.૭૨
૫૪૪	ગોવિંદપુર	ગોવિંદપુર	"	"	૨૧૧	૨.૫	૨.૧
૫૪૫	કાકરીટીઆ	કાકરીટીઆ	"	"	૩૬૧	૨.૫	૨.૫૬
૫૪૬	લાલજીના પ.	લાલજીના પહાડીયા	"	"	૭૭	૨	૨.૫
૫૪૭	નાનાવાડ	નાનાવાડ	"	"	૫૨૧	૨.૧	૩.૧૭
	સરવાળો પાન ૨૨					૨૦૮૧.૧	૧૮૪૨.૫૧

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૨૨				૨૦૮૧.૧	૧૮૪૨.૫૧
૫૪૮	કામોરદુશ	કામોરદુશ	"	"	૭૨	૧.૮	૧.૮૭
૫૪૯	રંભોડા	રંભોડા	"	"	૧૦૮	૨.૮	૨.૪
૫૫૦	હેલોદર(જાંબુડી)	હેલોદર(જાંબુડી) અનુતળાવ	માલપુર	"	૧૧૧	૨.૧	૨.૧૮
૫૫૧	ટુઝાદર(વાવડી)	ટુઝાદર(વાવડી) અનુતળાવ	"	"	૧૮૦	૧.૬	૩.૧
૫૫૨	મહીયાપુર	મહીયાપુર	"	"	૬૦૮	૨.૬	૧.૮૨
૫૫૩	નવા નં.૧	નવા નં.૧	"	"	૨૨૩	૪.૧	૨.૭૨
૫૫૪	સવાપુર	સવાપુર	"	"	૧૧	૩.૫	૨.૮૮
૫૫૫	સોનાટીયા	સોનાટીયા	"	"	૮	૨.૭	૧.૭૫
૫૫૬	રામપુર	રામપુર(વસતીયા)	"	"	૧૭૮	૪.૭	૧.૮૨
૫૫૭	પીપરાકા	પીપરાકા	"	"	૧૭૭	૧.૭	૧.૭
૫૫૮	નજાજરીયા	નજાજરીયા	"	"	૪૭	૬	૩.૧૨
૫૫૯	ગણેશખાંડનામુ.	ગણેશખાંડનામુ.	"	"	૨૩૧	૨	૨.૭
૫૬૦	ખલીકપુર ખંદેડી	ખલીકપુર ખંદેડી	"	"	૫૭	૧.૮	૨.૧
૫૬૧	નાથાવાસ	નાથાવાસ	"	"	૧૮	૩	૨.૪
૫૬૨	ઢેડીયા	ઢેડીયા	"	"	૮	૪	૩.૭
૫૬૩	નાનાવાડા	નાનાવાડા	"	"	૨૭	૫	૪.૧
૫૬૪	વાપુર	સવાપુર(સજાપુર)	"	"	૧૨	૨.૫	૨.૭૬
૫૬૫	ખાંલ્લી	ખાંલ્લી	"	"	૨૮૪	૨.૬	૩.૦૭
૫૬૬	લાલજના મુ.	લાલજના મુ.	"	"	૨૫	૨	૨.૨૨
૫૬૭	હેલોદર	હેલોદર	"	"	૨૫૫	૨.૫	૨.૧૭
૫૬૮	ઢેડીયા	ઢેડીયા	"	"	૨૧૮	૧.૮	૩.૧
૫૬૯	ભોરડી	ભોરડી	ભાખડ	"	૧૮૦	૩.૧	૨.૮
૫૭૦	ચાંઈવા	ચાંઈવા	"	"	૮૮૦	૨.૭	૧.૮૫
૫૭૧	દમણેશ્વર	દમણેશ્વર	"	"	૩૧	૧.૮	૧.૨
૫૭૨	ડેમાઈ નાની	ડેમાઈ નાની	"	"	૧૪૪	૧.૫	૧.૮
		સરવાળો પાન ૨૩				૨૧૬૨.૧	૨૦૦૪.૨૪

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૨૩				૨૧૬૨.૧	૨૦૦૪.૨૪
૫૭૩ દેરોલી		દેરોલી	"	"	૪૫૪	૨.૬	૨.૧
૫૭૪ ખાનેરા		ખાનેરા	"	"	૧૭૪	૩.૭	૨.૪
૫૭૫ રોહવા		રોહવા	બાપડ	"	૬૬૮	૨.૫	૩.૦૮
૫૭૬ સરસોલી		સરસોલી	"	"	૫૬૪	૨	૧.૮૮
૫૭૭ જાતપુર		જાતપુર	"	"	૪૬૫	૧.૮	૨.૧૮
૫૭૮ બોરડીટીબા		બોરડીટીબા	"	"	૧૮૫	૧.૮	૩.૪
૫૭૯ હીરાપુરકંખા		હીરાપુરકંખા	"	"	૮૦	૨.૮	૨.૧
૫૮૦ જુલુજીનામુવાડા		જુલુજીનામુવાડા	"	"	૬૧૦	૩.૭	૩.૪
૫૮૧ ચાંદદેજ		ચાંદદેજ	"	"	૪૫૭	૩.૨	૫.૪
૫૮૨ દરીયાનીમુવાડી		દરીયાનીમુવાડી	"	"	૧૪૧	૧.૪	૩.૮
૫૮૩ ખાનેરા		ખાનેરા	"	"	૧૭૪	૩.૭	
૫૮૪ દેવપુરા		દેવપુરા	"	"	૨૦૬	૨.૪	૨.૭૬
૫૮૫ બીબીનીવાવ		બીબીનીવાવ	"	"	૫	૨.૨૫	૧.૮૭
૫૮૬ તેનપુર		તેનપુર	"	"	૮૭૫	૨.૨૫	૨.૩૨
૫૮૭ તલોદ(ખાડા)		તલોદ(ખાડા)	"	"	૨૪૩	૩.૮	૩.૪
૫૮૮ બીલવણીયા		બીલવણીયા(નવુ)	"	"	૧૦૦	૨.૧	૩.૭
૫૮૯ પગીનામુવાડા		પગીનામુવાડા	"	"	૧૭૧	૧.૪	૨.૮
૫૯૦ ફોલ		ફોલ	"	"	૨૦૭	૧.૩	૧.૮૭
૫૯૧ વાત્રકગઢ		વાત્રકગઢ	"	"	૧૮	૧.૧૫	૨.૧
૫૯૨ બીલવણીયા		બીલવણીયા(નવુ)	"	"	૫૨	૧.૮	૨.૫
૫૯૩ નારસેલા		નારસેલા	"	"	૩૩	૨.૩	૨.૩૭
૫૯૪ કાશીપુરા		કાશીપુરા	"	"	૮૧૫	૧.૭	૩.૧૮
૫૯૫ ચમારપુર		ચમારપુર	"	"	૫૩	૧.૬	૩.૧
૫૯૬ કલાજીના મુવાડા		કલાજીના મુવાડા	"	"	૨૬	૨.૪	૨.૧
૫૯૭ હડીપુરા		હડીપુરા	"	"	૩૩	૩.૨	૨.૦૫
		સરવાળો પાન ૨૪				૨૨૨૧.૧૫	૨૦૭૦.૫

૨૪

૧	૨	૩	૪	૫	૬	૭	૮
	સરવાળો પાન ૨૪					૨૨૨૧.૧૫	૨૦૭૦.૫
૫૮૮	આકરુદ્ર	આકરુદ્ર	"	"	૧૪૫૭	૩	૩.૪
૫૮૯	જશવંતપુરા	જશવંતપુરા	"	"	૧૪૧	૧.૮	૩.૭
૬૦૦	દેરોલ	દેરોલ(ગંગાજલીયા)અનુતળાવ	બામડ	"	૨૬૦	૧.૮૫	૩.૨૭
૬૦૧	જશુજીના મુ.	જશુજીના મુ.	"	"	૬૧૦	૩.૭	૪.૧
૬૦૨	પોયણ	પોયણ	"	"	૧૨૮	૧.૮	૩.૫
૬૦૩	પ્રાંતવેલ	પ્રાંતવેલ	"	"	૧૬૮	૧.૭૫	૪.૧૫
૬૦૪	પ્રાંતવેલ	પ્રાંતવેલ (કુટા)	"	"	૧૭૩	૧.૭	૪.૩૭
૬૦૫	મોતીપુરા	મોતીપુરા	"	"	૧૧૩	૧.૪	૧.૮૩
૬૦૬	નવટાંકીયા	નવટાંકીયા	"	"	૮૧	૧.૨	૧.૩૭
૬૦૭	મોતીપુરા	મોતીપુરા	"	"	૭૨૨	૧.૪	૧.૭૮
૬૦૮	રુપનગર	રુપનગર	"	"	૧૮૮૭	૨	૨
૬૦૯	રેમાઈ	રેમાઈ	"	"	૧૬	૧.૩	૨.૧
૬૧૦	રેમાઈ(મોટા)	રેમાઈ(મોટા)	"	"	૨૬૦	૨	૩.૭
૬૧૧	કાશીયાવાત	કાશીયાવાત	"	"	૬૧૦	૧.૪	૧.૮
૬૧૨	દેરોલ	દેરોલ(ગંગાજલીયા)અનુતળાવ	"	"	૧૪૮	૧.૪	૨.૧૫
૬૧૩	જશુજીના મુ.	જશુજીના મુ.	"	"	૧૪૫૭	૩.૭	૨.૧૮
૬૧૪	જશવંતપુરા	જશવંતપુરા	"	"	૩૬૩	૧.૮	૧.૮૪
૬૧૫	આકરુદ્ર	આકરુદ્ર	ધનસિયા	"	૨૫૪	૩	૨.૧
૬૧૬	અહમદપુરા	અહમદપુરા	પ્રાંતિજ	"	૮૪૭	૨.૪	૩.૪
૬૧૭	છત્રીસા	છત્રીસા	"	"	૪૦૮	૩.૮	૩.૪
૬૧૮	ગદી	ગદી	"	"	૧૫૧	૨.૧	૨.૮૨
૬૧૯	કાલીપુરા	કાલીપુરા	"	"	૪૭	૪.૧	૨.૧
૬૨૦	લવારી	લવારી	"	"	૬૪૫	૨.૫	૨.૧
૬૨૧	મહેલાવ	મહેલાવ	"	"	૩૪	૨	૨.૧
૬૨૨	મોછા	મોછા	"	"	૯૮	૨.૧	૨.૫
	સરવાળો પાન ૨૫					૨૨૭૬.૫૫	૨૧૩૮.૫૬



૧	૨	૩	૪	૫	૬	૭	૮
	સરવાળો પાન ૨૫					૨૨૭૬.૫૫	૨૧૩૮.૫૬
૬૨૩ નવાવાસ	નવાવાસ	"	"	"	૧૯	૨	૩૦૮
૬૨૪ ગંભીરપુરા	ગંભીરપુરા	"	"	"	૪	૩.૫	૪
૬૨૫ બોદરા	બોદરા અનુતળાવ	"	પ્રતિજ્ઞ	"	૬૨	૨.૫	૩.૫૬
૬૨૬ અહમદપુરા	અહમદપુરા(નવું)	"	"	"	૯૩	૨	૩.૩૫
૬૨૭ હરસોલ	હરસોલ	"	તલોદ	"	૭	૨.૭	૪.૭
૬૨૮ તલોદ	તલોદ	"	"	"	૨૯૭	૧.૫	૫.૬૫
૬૨૯ સદાની મુવાડી	સદાની મુવાડી	"	"	"	૧	૧.૯	૫.૧
૬૩૦ ટીબાકંપા	ટીબાકંપા	"	"	"	૬૫૨	૧.૨	૪.૬૬
૬૩૧ ગુલાબની મુવાડી	ગુલાબની મુવાડી	"	"	"	૯૬	૨.૨	૫.૦૫
૬૩૨ અંબાવાડા	અંબાવાડા	"	"	"	૪૪૭	૧.૭	૩.૧
૬૩૩ હડમતીયા	હડમતીયા	"	"	"	૩૮૧	૩.૯	૩.૩૫
૬૩૪ છત્રીયા	છત્રીયા	"	"	"	૨૫૪	૨.૪	૨.૮
૬૩૫ વક્તાપુર	વક્તાપુર	"	"	"	૬૬૭	૨.૨૫	૩.૧
૬૩૬ સાંપડ	સાંપડ	"	"	"	૩૨૬	૩.૧	૩.૪
૬૩૭ જવાનપુરા	જવાનપુરા	"	"	"	૭૬	૧.૯	૨.૮
૬૩૮ ટીબાકંપા નં.૩	ટીબાકંપા નં.૩	"	"	"	૪૫૨	૨.૪	૩.૧
૬૩૯ ઉલ્લેડીયા	ઉલ્લેડીયા	"	"	"	૨૭	૨.૭	૪
૬૪૦ હરસોલ	હરસોલ	"	"	"	૬૯૪	૨.૭	૪.૩૬
૬૪૧ સલાટપુર	સલાટપુર	"	"	"	૩૪	૩.૧	૫.૧
૬૪૨ મહેલાવ	મહેલાવ	"	"	"	૧૯	૩.૧	૪.૧
૬૪૩ નવાવાસ	નવાવાસ	"	"	"	૩૬૩	૧.૮	૧.૯૭
૬૪૪ અહમદપુરા	અહમદપુરા	"	"	"	૩૪	૩	૩.૩૮
૬૪૫ મોતેસરી	મોતેસરી	"	"	"	૨૦	૨.૫	૨.૯૨
૬૪૬ અંબાવાડા	અંબાવાડા	"	"	"	૪૪૭	૨	૩.૫
૬૪૭ મહીયલ	મહીયલ	"	"	"	૧	૨	૪.૬૨
	સરવાળો પાન ૨૬					૨૨૭૬.૬	૨૨૩૩.૩૧

૧	૨	૩	૪	૫	૬	૭	૮
		સરવાળો પાન ૨૬				૨૭૩૬.૬	૨૨૩૩.૩૧
૬૪૮ ઘાઠરા		ઘાઠરા	"	"	૧૭૦	૧.૯	૨.૯
૬૪૯ પોચા		પોચા	"	"	૯૯	૧.૪	૩.૩૫
૬૫૦ હડમતીયા		હડમતીયા અનુતળાવ	મોરિય	"	૩૮૧	૧.૩	૪.૧૭
૬૫૧ ભોભા		ભોભા	"	"	૮૧	૧.૪	૧.૪૮
૬૫૨ ઘવારી		ઘવારી	"	"	૬૧	૨.૫	૨.૭
૬૫૩ આંબજીના મુ.		આંબજીના મુવાડા	"	"	૯૫	૨.૧	૭
૬૫૪ અહીયોડ		અહીયોડ(જિલાપુર)	"	"	૯૪૫	૧.૫	૨.૬૫
૬૫૫ ગાદી		ગાદી	"	"	૬૭૬	૨.૪	૪.૭
૬૫૬ જોનપુર		જોનપુર	"	"	૩૮	૧.૫	૨.૫૬
૬૫૭ જોનપુર		જોનપુર	"	"	૫૫	૧.૩	૩.૧૭
૬૫૮ અંભાવાડ		અંભાવાડ	"	"	૪૪૭	૨.૨	૪.૨૫
૬૫૯ અહમદપુરા		અહમદપુરા	"	"	૩૬૪	૧.૮	૨.૨૮
૬૬૦ મહેલાવ		મહેલાવ	"	"	૩૪	૩.૧	૩.૭
૬૬૧ મહીયલ		મહીયલ	"	"	૩૪	૨	૩.૬૫
૬૬૨ મોહનપુર		મોહનપુર	"	"	૧	૨.૭	૩.૯
૬૬૩ ભમરેચીના મુ.		ભમરેચીના મુવાડા	"	"	૩૫૨	૨.૭	૩.૩૫
૬૬૪ ગાદી(સોળીવાળી)		ગાદી(સોળીવાળી)	"	"	૧૦૭	૬	૨.૮૩
૬૬૫ ટિક્રાપુર		ટિક્રાપુર	"	"	૧૪૭	૧.૪	૨.૬૮
૬૬૬ અહમદપુરા		અહમદપુરા	"	"	૯૩	૨.૪	૩.૩૬
		મુલ્ય સરવાળો:-				૨૭૩૫.૨	૨૨૯૪.૫૯

પંચાયત હસ્તકના અનુ. તળાવો અંગેની માહિતી દર્શાવતું પત્રક

પંચાયત સિંચાઈ વિભાગ, નરિયાદ

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ દ.લા.ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	ખેડા	ચણવીયા અનુ. તળાવ	ખેડા	ખેડા	૧૮૪૧	૨૦.૦૦	૨.૫૦
૨.	દેવડી વણસોલ	દેવડી - વણસોલ અનુ. તળાવ	મહેમદાબાદ	ખેડા	૧૨૩૮	૩૪.૦૦	૫.૦૦
					કુલ	૫૪.૦૦	૭.૫૦

કોર્ટમેટર

પંચાયત હસ્તકના તળાવોની માહિતી ની વિગત.

પંચાયત બિંચાઈ વિભાગ, નરિયાદ

અ. નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ દ.લા.ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	પાલડી	પાલડી પી.ટી. ટેક	ખંભાત	આણંદ	સરકારી ખરાબામાં	૧.૦૦ હેક્ટર	અધિકાર ૦.૫૨ એમ.સી.એફ. ટી.

સિંચાઈ પંચાયત વિભાગ, સુરેન્દ્રનગર  
પંચાયત હસ્તકના અનુશ્રવણ તથાવો અંગેની માહિતી દર્શાવતું પત્રક

[illegible]

ક્રમ	ગામ	યોજનાનું નામ	તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ઘનફુટ
૧	૨	૩	૪	૫	૬	૭	૮
૩૦	કુંડા	કુંડા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૪૩૬	૨.૭૦
૩૧	નિમકનગર	નિમકનગર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૬૭	૨.૧૦
૩૨	નરાડી	નરાડી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૦૦
૩૩	જેસડા	જેસડા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૨૦
૩૪	થળા	થળા સીમ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૧૦
૩૫	થળા	થળા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૩૪/૫	૨.૧૫
૩૬	સુલતાનપુર	સુલતાનપુર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૩	૨.૧૮
૩૭	ભરાડા	ભરાડા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૮૮	૨.૨૨
૩૮	પીપળા	પીપળા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૨૮૯	૨.૧૮
૩૯	બાઈસાબગઢ	બાઈસાબગઢ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૪૮	૨.૨૪
૪૦	વાવડી	વાવડી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૨૫
૪૧	વસાડવા	વસાડવા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૩૦૨	૨.૭૦
૪૨	માનપુર	માનપુર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૩	૨.૨૨
૪૩	માનપુર	માનપુર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૩	૧.૮૮
૪૪	દુદાપુર	દુદાપુર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૨	૧.૭૫
૪૫	દુદાપુર	દુદાપુર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૧૦૪	૧.૮૫
૪૬	ગાળા	ગાળા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૦૦
૪૭	હરીપર	હરીપર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૨૦
૪૮	સોલડી	સોલડી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૨૪
૪૯	સોલડી	સોલડી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૨૮
૫૦	જીવા	જીવા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૧૮૨	૧.૮૫
૫૧	બાવળી	બાવળી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૩૧૨	૧.૮૦
૫૨	જસાપર	જસાપર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૧.૮૮
૫૩	મેથાળ	મેથાળ કાવડુસર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૨૨
૫૪	મેથાળ	મેથાળ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૨૭૮	૨.૨૫
૫૫	સોખડા	સોખડા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૩૮૬	૨.૨૮
૫૬	રાજચરાડી	રાજચરાડી સીમ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૬	૨.૩૦
૫૭	રાજચરાડી	રાજચરાડી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૩	૨.૨૫
૫૮	હામપર	હામપર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૧૪૧	૨.૨૨
૫૯	ભેચડા	ભેચડા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૫૩	૨.૨૪



ક્રમ	ગામ	યોજનાનું નામ		તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવની એરિયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ધનકુટ
૧	૨	૩		૪	૫	૬	૭	૮
૬૦	ભેચડા	ભેચડા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૭૩	૨.૦૪	૨.૦૫
૬૧	દેવચરાડી	દેવચરાડી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૬૪૦	૨.૦૫	૨.૦૮
૬૨	પૃથુગઢ	પૃથુગઢ સીમ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૯	૨.૪૮	૨.૨૦
૬૩	પૃથુગઢ	પૃથુગઢ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૭૩	૨.૦૨	૧.૮૮
૬૪	ગંજેળા	ગંજેળા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૫૫૫	૨.૪૨	૨.૧૪
૬૫	ભારદ	ભારદ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૬૦૪	૨.૧૨	૨.૦૦
૬૬	ખાંભડા	ખાંભડા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૭૩	૨.૦૨	૨.૦૨
૬૭	ધોળી	ધોળી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૪૮૩	૨.૦૫	૨.૦૫
૬૮	નારીયાણા	નારીયાણા	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૩૬૧	૨.૧૨	૧.૯૦
૬૯	રાયગઢ	રાયગઢ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૭૩	૨.૨૨	૨.૦૮
૭૦	રતનપર	રતનપર	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૭૩	૨.૧૦	૨.૧૦
૭૧	કોઢ	કોઢ પીયળાપાટી	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૫૬૭૩	૨.૧૨	૨.૦૦
૭૨	કોઢ	કોઢ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૨૦૧૮	૨.૦૮	૨.૦૭
૭૩	ગાંજણવાવ	ગાંજણવાવ	અનુશ્રવણ તળાવ	ધ્રાગધ્રા	સુરેન્દ્રનગર	૪૨૫	૨.૧૩	૧.૮૮
							૯૫.૦૦	૯૦.૦૦
૭૪	સરા	સરા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૨૦૯	૪.૩૦	૧.૦૦
૭૫	સરલા	સરલા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૮૮૫	૪.૧૮	૧.૦૨
૭૬	ખાટડી	ખાટડી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૨૪	૪.૫૦	૧.૦૩
૭૭	લીમલી	લીમલી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૭૪૩	૪.૮૦	૧.૦૫
૭૮	ચાણપર	ચાણપર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૪૮૩, ૮૮૩	૩.૫૦	૦.૯૫
૭૯	હેમતપર	હેમતપર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૨૬	૪.૧૨	૧.૦૧
૮૦	સીધસર	સીધસર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૧૫	૪.૧૦	૧.૧૦
૮૧	વગડીયા	વગડીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૦૫	૪.૦૫	૦.૮૫
૮૨	લાખાસર	લાખાસર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૫૨૪	૪.૨૫	૦.૮૨
૮૩	ઉમરડા	ઉમરડા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૬૬૦	૪.૨૪	૦.૯૫
૮૪	દીગસર	દીગસર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૨૮૨	૪.૫૦	૧.૧૨
૮૫	જસાપર	જસાપર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૮૮	૪.૪૫	૧.૦૫
૮૬	દાધોલીયા	દાધોલીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૨૪	૪.૫૨	૧.૦૨
૮૭	ભવાનીગઢ	ભવાનીગઢ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૮૫	૪.૫૦	૧.૦૩
૮૮	વેલાળા	વેલાળા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૦૯	૩.૮૦	૧.૦૨

જોઈ: સ.ખ. = સહકારી ખરાબો

ક્રમ	ગામ	યોજનાનું નામ		તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ધનકુટ
૧	૨	૩		૪	૫	૬	૭	૮
૮૯	કુકડા	કુકડા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૧૦	૧.૦૦
૯૦	સોમાસર	સોમાસર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૩૮૬	૪.૧૮	૧.૦૧
૯૧	ગોદાવરી	ગોદાવરી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૧૨	૪.૨૦	૧.૨૮
૯૨	ખાખરાળા	ખાખરાળા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૫૧	૪.૩૦	૧.૩૩
૯૩	સરલા	સરલા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૮૮૫	૪.૩૫	૧.૩૫
૯૪	નલીયા	નલીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૧૨	૧.૪૦
૯૫	વડપ્પા	વડપ્પા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૧૪	૧.૮૧
૯૬	જસાપર	જસાપર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧	૪.૧૫	૧.૩૪
૯૭	દુધઈ	દુધઈ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૫૮	૪.૨૪	૧.૪૪
૯૮	મુળી	મુળી ખારા-૧	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૧૦	૪.૨૫	૧.૦૩
૯૯	મુળી	મુળી ખારા-૨	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૮૧૫	૪.૩૦	૧.૦૪
૧૦૦	મુળી	મુળી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૦૫૨	૪.૨૫	૧.૦૬
૧૦૧	ખંપાળીયા	ખંપાળીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૪૦	૩.૮૦	૧.૦૨
૧૦૨	દાણાવાડા	દાણાવાડા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૫૮૦	૩.૮૫	૧.૦૩
૧૦૩	ગોદાવરી	ગોદાવરી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૩૬૮	૪.૨૦	૧.૦૨
૧૦૪	વડપ્પા	વડપ્પા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૪૮/૨	૪.૨૨	૧.૦૨
૧૦૫	સરા	સરા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૧૦/૯	૪.૩૨	૧.૦૧
૧૦૬	સરા	સરા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૩૫	૧.૦૦
૧૦૭	ઉમરડા	ઉમરડા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૪૦	૧.૦૪
૧૦૮	ઉમરડા	ઉમરડા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૪૫	૧.૦૧
૧૦૯	દુધઈ	દુધઈ -૨	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૫૮	૪.૪૨	૧.૨૪
૧૧૦	આસુદ્રાળી	આસુદ્રાળી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૪૫	૧.૨૫
૧૧૧	દુધઈ	દુધઈ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૫૮	૪.૨૫	૧.૬૬
૧૧૨	ટીકર	ટીકર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૫૧૮	૪.૩૪	૧.૨૪
૧૧૩	દાણાવાડા	દાણાવાડા થોરાળા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૪૦૪	૪.૨૫	૧.૦૨
૧૧૪	આંબરડી	આંબરડી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૧૨	૧.૦૧
૧૧૫	દેવપરા	દેવપરા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૧૦	૧.૬૫
૧૧૬	વગડીયા	વગડીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૦૫	૪.૦૫	૧.૦૫
૧૧૭	કળમાદ	કળમાદ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૩૨૮	૪.૦૮	૧.૦૫
૧૮	નવાળીયા	નવાળીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	અ.ખ.	૪.૧૦	૧.૦૩

અ.ખ. = અરકારી ખેતરો



ક્રમ	ગામ	યોજનાનું નામ		તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ઘનફુટ
૧	૨	૩		૪	૫	૬	૭	૮
૧૧૯	ચાંદ્રેલીયા	ચાંદ્રેલીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૧૨	૧.૭૦
૧૨૦	ધોળીયા	ધોળીયા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૨૧૧	૪.૧૫	૧.૭૫
૧૨૧	કરશનગઢ	કરશનગઢ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૬	૪.૧૮	૧.૬૫
૧૨૨	ગઢાદ	ગઢાદ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૪૬૪	૪.૨૮	૧.૮૫
૧૨૩	કરશનગઢ	કરશનગઢ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૮	૪.૨૨	૧.૦૩
૧૨૪	ધોળીયા	ધોળીયા - ૨	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૩૮૧૨	૪.૨૪	૧.૦૨
૧૨૫	મુળી	મુળી માલાકા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૧૦૧૫	૪.૨૫	૧.૨૨
૧૨૬	દોગસર	દોગસર ભોજાસર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૭૫૬	૪.૩૦	૧.૩૪
૧૨૭	સુજાનગઢ	સુજાનગઢ રાતકડી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૫૮	૪.૨૨	૧.૪૮
૧૨૮	વડપ્રા	વડપ્રા વીરાવાળુ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૦૦	૧.૦૨
૧૨૯	સરા	સરા દેવગઢ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૦૮	૧.૦૧
૧૩૦	ખંપાળીયા	ખંપાળીયા રોડ સાઈડ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૪૨	૪.૦૩	૧.૦૦
૧૩૧	ભવાનીગઢ	ભવાનીગઢ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૬૧૨	૪.૨૫	૧.૦૫
૧૩૨	દાણાવાડા	દાણાવાડા નગરા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૬૦	૧.૪૩
૧૩૩	લીયા	લીયા સુરાસર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૬૦	૪.૦૦	૧.૨૫
૧૩૪	ટીકર	ટીકર નરાલી - ૧	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૫૧૮૧૧	૪.૨૨	૧.૦૫
૧૩૫	ટીકર	ટીકર નરાલી - ૨	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૫૧૮૧૨	૪.૨૫	૧.૨૪
૧૩૬	કળમાદ	કળમાદ સીમ તળાવ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૬૦	૧.૨૩
૧૩૭	મુળી	મુળી લાખાહરી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૨૦૧૫	૪.૦૮	૧.૬૦
૧૩૮	મુળી	મુળી રાતકડી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૧૫૪૮	૪.૦૫	૧.૬૫
૧૩૯	દોગસર	દોગસર ખારા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૦૫	૧.૬૨
૧૪૦	જસાપર	જસાપર ભોગાવા	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૨૫	૧.૧૫
૧૪૧	દાધોલીયા	દાધોલીયા સીમ	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૦૪	૧.૪૫
૧૪૨	સોમાસર	સોમાસર	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	૩૮૬	૪.૩૦	૧.૩૦
૧૪૩	ગોદાવરી	ગોદાવરી ખાટડી	અનુશ્રવણ તળાવ	મુળી	સુરેન્દ્રનગર	સ.ખ.	૪.૦૦	૧.૩૫
							૨૯૫	૮૪
૧૪૪	ટુવા	ટુવા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૭૮	૪.૨૨	૧.૨૫
૧૪૫	માળોદ	માળોદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૮૪	૪.૨૧	૧.૨૩
૧૪૬	કટુડા	કટુડા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૫૨૫	૪.૦૨	૧.૨૫
૧૪૭	ટીબા	ટીબા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	સ.ખ.	૪.૨૫	૧.૨૩

ક્રમ	ગામ	યોજનાનું નામ		તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ધનકુટ
૧	૨	૩		૪	૫	૬	૭	૮
૧૪૮	વસતડી	વસતડી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૦૫	૧.૨૫
૧૪૯	વાધેલા	વાધેલા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૫૩	૪.૨૩	૧.૨૨
૧૫૦	બાકરથળી	બાકરથળી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૩૬	૪.૨૫	૧.૨૫
૧૫૧	કુલગ્રામ	કુલગ્રામ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૬	૪.૨૩	૧.૧૮
૧૫૨	નગરા	નગરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૬૯૬	૪.૨૩	૧.૨૫
૧૫૩	નાના કેરાળા	નાના કેરાળા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪	૪.૨૫	૧.૧૮
૧૫૪	રામપરા	રામપરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૮	૪.૩૪	૧.૨૫
૧૫૫	પ્રાણગઢ	પ્રાણગઢ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩	૪.૦૨	૧.૧૮
૧૫૬	નગરા	નગરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૬૯૬	૪.૩૫	૧.૨૫
૧૫૭	મઢાદ	મઢાદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૮૨	૪.૨૫	૧.૧૮
૧૫૮	મુળચંદ	મુળચંદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૨૮	૪.૨૨	૧.૨૫
૧૫૯	દુધરેજ	દુધરેજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૧૪	૪.૦૦	૧.૨૦
૧૬૦	ગોમટા	ગોમટા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૩૮	૪.૩૫	૧.૨૫
૧૬૧	રૂપાવટી	રૂપાવટી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૩૪	૩.૮૫	૧.૨૫
૧૬૨	કારીયાણી	કારીયાણી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૬૫	૪.૨૩	૧.૨૨
૧૬૩	ઝાપોદર	ઝાપોદર	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૦૩	૪.૨૩	૧.૨૫
૧૬૪	વાડલા	વાડલા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૨૩	૧.૨૫
૧૬૫	ટીબા	ટીબા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૧૨	૪.૨૩	૧.૨૫
૧૬૬	કોઠારીયા	કોઠારીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧	૪.૨૫	૧.૨૨
૧૬૭	રામપરા	રામપરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૫૮૮	૪.૨૪	૧.૨૫
૧૬૮	ખજુલી	ખજુલી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧	૪.૨૨	૧.૨૫
૧૬૯	ગોમટા	ગોમટા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૬૫	૪.૨૧	૧.૨૫
૧૭૦	કેળાળા	કેળાળા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૧૨	૪.૨૫	૧.૨૨
૧૭૧	વાડલા	વાડલા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૨૩	૧.૨૫
૧૭૨	વાધેલા	વાધેલા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૩૯	૪.૨૩	૧.૧૨
૧૭૩	ચમારજ	ચમારજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૫૮	૪.૨૫	૧.૨૫
૧૭૪	ભડીયાદ	ભડીયાદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૦૩	૪.૨૫	૧.૨૫
૧૭૫	રામપરા	રામપરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૨૮	૪.૩૪	૧.૨૫
૧૭૬	મોટા મઢાદ	મોટા મઢાદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૬૨	૪.૨૩	૧.૨૩
૧૭૭	વઢવાણ	વઢવાણ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૨૩	૧.૨૫

ક્રમ	ગામ	યોજનાનું નામ		તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવનો ઓરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ધનકુટ
૧	૨	૩		૪	૫	૬	૭	૮
૧૭૮	કોઠારીયા	કોઠારીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪૧૨	૪.૨૩	૧.૨૨
૧૭૯	ગોમટા	ગોમટા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૯૩	૪.૨૩	૧.૨૫
૧૮૦	દુધરેજ	દુધરેજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૫૫	૪.૧૨	૧.૨૮
૧૮૧	રામપરા	રામપરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૦૪૬	૪.૧૧	૧.૨૫
૧૮૨	ભડીયાદ	ભડીયાદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૮૦	૪.૧૦	૧.૩૦
૧૮૩	કોઠારીયા	કોઠારીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૭૮	૪.૨૩	૧.૨૫
૧૮૪	વડીયા	વડીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૧૮	૪.૨૩	૧.૨૫
૧૮૫	વાધેલા	વાધેલા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૫૫	૪.૨૨	૧.૩૫
૧૮૬	વઢવાણ	વઢવાણ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૫૬૫	૪.૨૭	૧.૨૫
૧૮૭	કુલગ્રામ	કુલગ્રામ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩	૪.૧૧	૧.૪૫
૧૮૮	રાજપર	રાજપર	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૨૩	૪.૧૩	૧.૨૫
૧૮૯	દુધરેજ	દુધરેજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪૦૯	૪.૧૨	૧.૨૮
૧૯૦	વાધેલા	વાધેલા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૬૮૮	૪.૧૫	૧.૨૫
૧૯૧	ટીબા	ટીબા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪	૪.૨૩	૧.૨૫
૧૯૨	રાજપર	રાજપર	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૫૫	૪.૨૫	૧.૩૫
૧૯૩	ખારવા	ખારવા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪૮૮	૪.૩૮	૧.૨૫
૧૯૪	વેળાવદર	વેળાવદર	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૫૬	૪.૨૩	૧.૪૦
૧૯૫	ગુંદીયાળા	ગુંદીયાળા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૬૩	૪.૪૦	૧.૨૫
૧૯૬	મોટામઢાદ	મોટામઢાદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪	૪.૨૩	૧.૪૨
૧૯૭	ગોમટા	ગોમટા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૬૫	૪.૨૩	૧.૨૫
૧૯૮	દુધરેજ	દુધરેજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૫૫	૪.૨૪	૧.૨૫
૧૯૯	ભદ્રેશી	ભદ્રેશી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૨૩	૪.૨૨	૧.૪૨
૨૦૦	કુલગ્રામ	કુલગ્રામ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૫૭	૪.૧૮	૧.૨૫
૨૦૧	કારીયાણી	કારીયાણી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૮૩	૪.૧૮	૧.૪૫
૨૦૨	ભદ્રેશી	ભદ્રેશી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪૮૪	૪.૨૮	૧.૨૫
૨૦૩	દુધરેજ	દુધરેજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૯૧	૪.૨૨	૧.૦૩
૨૦૪	કરણગઢ	કરણગઢ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૫૫	૪.૧૮	૧.૨૫
૨૦૫	વાડલા	વાડલા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨	૪.૧૭	૧.૧૨
૨૦૬	વડોદ	વડોદ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૫૫	૪.૧૫	૧.૨૫
૨૦૭	કરણગઢ	કરણગઢ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૬૧	૪.૨૫	૧.૧૮

ક્રમ	ગામ	યોજનાનું નામ		તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી.ધનકુટ
૧	૨	૩		૪	૫	૬	૭	૮
૨૦૮	લટુડા	લટુડા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૯૩	૪.૨૩	૧.૦૫
૨૦૯	કોઠારીયા	કોઠારીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૩૭	૪.૨૩	૧.૦૩
૨૧૦	ચમારજ	ચમારજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૯૫	૪.૨૩	૧.૨૦
૨૧૧	નગરા	નગરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૯૬	૪.૧૨	૧.૨૫
૨૧૨	કોઠારીયા	કોઠારીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૪૮	૪.૧૩	૧.૨૪
૨૧૩	ખોડુ	ખોડુ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૯૫૪	૪.૧૫	૧.૨૩
૨૧૪	વેળાવદર	વેળાવદર	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૬૮૫	૪.૧૭	૧.૨૫
૨૧૫	ચમારજ	ચમારજ	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૩૫૮	૪.૧૯	૧.૨૨
૨૧૬	ટીબા	ટીબા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૨૦૨	૪.૨૨	૧.૦૫
૨૧૭	મેમકા	મેમકા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૬૬	૪.૨૫	૧.૨૧
૨૧૮	રૂપાવટી	રૂપાવટી	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૫૩	૪.૪૩	૧.૦૫
૨૧૯	રામપરા	રામપરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૪૫	૧.૨૯
૨૨૦	કોઠારીયા	કોઠારીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૪૨	૧.૨૫
૨૨૧	ગોમટા	ગોમટા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૨૬	૧.૧૩
૨૨૨	ખારવા	ખારવા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૫૬૪	૪.૧૫	૧.૨૫
૨૨૩	ખારવા	ખારવા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૧૧૨	૪.૨૮	૧.૦૫
૨૨૪	વેળાવદર	વેળાવદર	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૦૭	૪.૩૫	૧.૨૫
૨૨૫	ખમીસણા	ખમીસણા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૮૩	૪.૬૬	૧.૨૫
૨૨૬	નગરા	નગરા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૪૫	૪.૪૫	૧.૦૪
૨૨૭	ખારવા	ખારવા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	અ.ખ.	૪.૪૮	૧.૩૫
૨૨૮	કોઠારીયા	કોઠારીયા	અનુશ્રવણ તળાવ	વઢવાણ	સુરેન્દ્રનગર	૧૩૧	૪.૬૦	૧.૨૩
							૩૬૦.૦૦	૧૦૫.૦૦
૨૨૯	દેવળીયા	દેવળીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૭૬	૪.૦૯	૧.૯૯
૨૩૦	માલીકા	માલીકા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૫૫૮	૪.૧૧	૧.૯૮
૨૩૧	પેઢા	પેઢા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧	૪.૦૮	૧.૯૮
૨૩૨	ઈંગરોડી	ઈંગરોડી	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧	૪.૧૧	૧.૯૭
૨૩૩	વડલા	વડલા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧	૪.૦૭	૧.૯૮
૨૩૪	તલસાણા	તલસાણા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧	૪.૧૧	૧.૯૦
૨૩૫	ભાથરીયા	ભાથરીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૪૩	૪.૧૨	૧.૯૮
૨૩૬	જયોતિપરા	જયોતિપરા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૧૫	૪.૧૧	૧.૯૮

295-222

ક્રમ	ગામ	યોજનાનું નામ	તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવની એરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ઘનફુટ	
૧	૨	૩	૪	૫	૬	૭	૮	
૨૩૭	વિઠલાપરા	વિઠલાપરા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧	૪.૧૫	૧.૮૫
૨૩૮	વિઠલગઢ	વિઠલગઢ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૭૦૫	૪.૧૪	૧.૮૮
૨૩૯	ભાલાડા	ભાલાડા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૭૩	૪.૧૧	૧.૮૭
૨૪૦	છારદ	છારદ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૮૮	૪.૧૩	૧.૮૮
૨૪૧	કારેલા	કારેલા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧	૪.૧૧	૧.૮૫
૨૪૨	કેરવાળા	કેરવાળા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૬૬૬	૪.૧૮	૧.૮૮
૨૪૩	માલીકા	માલીકા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૨૦	૪.૧૧	૧.૮૮
૨૪૪	સવલાણા	સવલાણા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૫૭૧	૪.૧૭	૧.૮૮
૨૪૫	કડુ	કડુ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૧૪	૪.૧૧	૧.૮૮
૨૪૬	જમર	જમર	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૨૮૮	૪.૧૫	૧.૮૮
૨૪૭	ઓળક	ઓળક	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૨૬૪	૪.૧૧	૧.૮૫
૨૪૮	લરખડીયા	લરખડીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૮૦	૪.૧૫	૧.૮૮
૨૪૯	નાના અંકેવાળીયા	નાના અંકેવાળીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૪૧૮	૪.૧૧	૧.૮૫
૨૫૦	બજરંગપુરા	બજરંગપુરા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૮૮	૪.૧૨	૧.૮૮
૨૫૧	ઈગરોડી	ઈગરોડી	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧	૪.૧૧	૧.૮૭
૨૫૨	વડલા	વડલા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૮૪	૪.૧૩	૧.૮૮
૨૫૩	વડેખણ	વડેખણ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૨૭	૪.૧૧	૨.૦૦
૨૫૪	અણીયારી	અણીયારી	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૮૫	૪.૧૨	૧.૮૮
૨૫૫	ભાથરીયા	ભાથરીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૩૮	૪.૧૧	૨.૦૩
૨૫૬	માલીકા	માલીકા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૨૧૬	૪.૨૮	૧.૮૮
૨૫૭	દેવળીયા	દેવળીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૩૫૧	૪.૧૧	૨.૮૦
૨૫૮	દેવળીયા	દેવળીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૩૫૨	૪.૦૫	૧.૮૮
૨૫૯	વિઠલગઢ	વિઠલગઢ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૫૮૮	૪.૧૧	૨.૧૫
૨૬૦	વડલા	વડલા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૮૩	૪.૦૨	૧.૮૮
૨૬૧	ભાથરીયા	ભાથરીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૩૮	૩.૮૫	૧.૮૮
૨૬૨	બજરંગપુરા	બજરંગપુરા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૭૪	૪.૦૩	૧.૮૮
૨૬૩	વરસાણી	વરસાણી વાણીયાવાંડી	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૮૫	૪.૧૧	૧.૮૮
૨૬૪	ભાસ્કરપરા	ભાસ્કરપરા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૮૫	૪.૧૧	૧.૮૮
૨૬૫	ભડવાણા	ભડવાણા ફાટસર	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૫૦૮	૪.૦૨	૧.૭૫
૨૬૬	ઓળક	ઓળક પીપળીયા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૮૧	૪.૦૩	૧.૭૫



ક્રમ	ગામ	યોજનાનું નામ		તાલુકાનું નામ	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા હેક્ટરમાં	સંગ્રહ શક્તિ મી. ધનકુટ
૧	૨	૩		૪	૫	૬	૭	૮
૨૬૭	વડેખણ	વડેખણ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૧૨૧	૪.૦૩	૧.૮૦
૨૬૮	માલીકા	માલીકા પ્રાંત	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૨૮૮	૪.૦૨	૨.૦૨
૨૬૯	માલીકા	માલીકા ટીબલા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૩૯૫	૪.૦૦	૧.૭૦
૨૭૦	ભડવાણા	ભડવાણા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૫૨૬	૪.૦૩	૧.૮૫
૨૭૧	માલીકા	માલીકા	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૩૬૪	૪.૦૫	૧.૮૩
૨૭૨	છારદ	છારદ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૩૦૦	૩.૮૫	૧.૭૫
૨૭૩	વડેખણ	વડેખણ	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૭૫	૪.૦૨	૧.૮૮
૨૭૪	ઓળક	ઓળક	અનુશ્રવણ તળાવ	લખતર	સુરેન્દ્રનગર	૨૬૪	૩.૮૫	૧.૭૫
							૧૮૮.૦૦	૮૦.૦૦
૨૭૫	સૌકા	સૌકા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	૭૨૪	૨.૧૧	૧.૩૪
૨૭૬	ધલવાણા	ધલવાણા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૦૮	૧.૩૪
૨૭૭	મોટી કઠેચી	મોટી કઠેચી કંસારા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૧૧	૧.૩૫
૨૭૮	ટોકરાળા	ટોકરાળા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૦૭	૧.૩૪
૨૭૯	ભોયકા	ભોયકા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૧૧	૧.૨૨
૨૮૦	જોબાળા	જોબાળા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૦૫	૧.૩૪
૨૮૧	કારોલ	કારોલ	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૦૪	૧.૩૮
૨૮૨	ચુડા	ચુડા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	૫૦૨	૨.૧૧	૧.૩૪
૨૮૩	ધોળી	ધોળી	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	૪૮૩	૨.૦૩	૧.૨૫
૨૮૪	મોટી કઠેચી	મોટી કઠેચી કંસારા-૨	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૦૨	૧.૩૪
૨૮૫	મોટી કઠેચી	મોટી કઠેચી ગામ	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	૯	૨.૧૧	૧.૪૫
૨૮૬	ધલવાણા	ધલવાણા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૦૧	૧.૩૪
૨૮૭	દેવપરા	દેવપરા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૧૧	૧.૩૫
૨૮૮	પાણસીજા	પાણસીજા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	અ.ખ.	૨.૧૫	૧.૩૪
૨૮૯	ધાધરેટીયા	ધાધરેટીયા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	૨૧૦	૨.૧૧	૧.૩૮
૨૯૦	ભથાણ	ભથાણ	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	૨૮૬	૨.૧૭	૧.૩૪
૨૯૧	ભૃગુપુર	ભૃગુપુર	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર	૭૦૨, ૭૦૫	૨.૧૧	૧.૪૫
૨૯૨	વેળાવદર	વેળાવદર	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર		૨.૨૨	૧.૩૪
૨૯૩	કુડલા	કુડલા	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર		૨.૧૧	૧.૩૫
૨૯૪	વાણીયાવદર	વાણીયાવદર	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર		૨.૨૫	૧.૩૪
૨૯૫	ચોકડી	ચોકડી	અનુશ્રવણ તળાવ	લીબડી - ચુડા	સુરેન્દ્રનગર		૨.૧૧	૧.૨૩

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો ઓરીયા (હેક્ટર)	સ્ટોરેજ દ.લા.ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૨૮૬	વેજલકા	વેજલકા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૬૮૮	૨.૦૩	૧.૩૪
૨૮૭	ચયાણા	ચયાણા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૨૪
૨૮૮	સીયાણી	સીયાણી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૧૮૪૦	૨.૦૫	૧.૩૪
૨૮૯	પરનાડા	પરનાડા સીમ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૪૦૫, ૬૮૧	૨.૧૧	૧.૨૪
૩૦૦	સમલા	સમલા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૦૮	૧.૩૪
૩૦૧	લક્ષ્મીસર	લક્ષ્મીસર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૨૮
૩૦૨	ગોખરવાળા	ગોખરવાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૦	૧.૩૪
૩૦૩	કોરડા	કોરડા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૬૮૫, ૬૮૬	૨.૧૧	૧.૩૦
૩૦૪	ચોકડી	ચોકડી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૪	૧.૩૫
૩૦૫	રંગપુર	રંગપુર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૩૦૨, ૩૦૩	૨.૧૧	૧.૩૪
૩૦૬	જામડી	જામડી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૧૭૩	૨.૧૮	૧.૨૮
૩૦૭	રોજાસર	રોજાસર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૩૪
૩૦૮	ચુડા	ચુડા શટરવાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૫૦૨	૨.૨૨	૧.૪૨
૩૦૯	બોરાણા	બોરાણા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૧૦૮	૨.૧૧	૧.૩૪
૩૧૦	ઉઘલ	ઉઘલ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૪	૧.૩૮
૩૧૧	પરનાડા	પરનાડા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૮૭૦	૨.૧૧	૧.૩૪
૩૧૨	ઘલવાણા	ઘલવાણા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૭	૧.૩૩
૩૧૩	કટારીયા	કટારીયા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૨૬૦.૬૬, ૨૫૭, ૨૭૪, ૪૧૦	૨.૧૧	૧.૩૪
૩૧૪	ઉમેદપુર	ઉમેદપુર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૮	૧.૩૪
૩૧૫	બોરાણા	બોરાણા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૮	૨.૧૧	૧.૩૪
૩૧૬	ભથાણ	ભથાણ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૨૮૭, ૫૮૨	૨.૧૮	૧.૩૪
૩૧૭	જામડી	જામડી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૧૬૮, ૧૭૨, ૧૭૫	૨.૨૨	૧.૩૫
૩૧૮	ગંડેવાળીયા	ગંડેવાળીયા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૭	૧.૩૩



૩૧૯	નટવરગઢ	નટવરગઢ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૪૮૯	૨.૧૧	૧.૩૮
૩૨૦	ઘાઘોસર	ઘાઘોસર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૬૧	૨.૧૧	૧.૩૪
૩૨૧	વાણીયાવદર	વાણીયાવદર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૧	૨.૦૩	૧.૩૪
૩૨૨	કંથારીયા	કંથારીયા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૨૮
૩૨૩	કાનપર	કાનપર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૧૬૫, ૧૭૧	૨.૦૮	૧.૩૪
૩૨૪	રળોલ	રળોલ ઘુલ્લા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૩૧
૩૨૫	જનસાળી	જનસાળી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૫૮૦	૨.૧૦	૧.૩૪
૩૨૬	ભેસજાળ	ભેસજાળ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૩૫
૩૨૭	ચુડા	ચુડા રાધવ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૩૦૭, ૩૮૯	૨.૧૪	૧.૩૪
૩૨૮	મોટી કઠેચી	મોટી કઠેચી સીમ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૩૮૯-૪૦૧	૨.૧૫	૧.૨૪
૩૨૯	પરાલી	પરાલી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૨૭૩, ૨૭૪	૨.૧૧	૧.૩૪
૩૩૦	ભોયકા	ભોયકા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૩૭૧	૨.૧૮	૧.૨૩
૩૩૧	મોટી કઠેચી	મોટી કઠેચી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૩૮૯, ૪૦૧	૨.૧૧	૧.૩૪
૩૩૨	ટોકરાળા	ટોકરાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૩૨૯	૨.૧૫	૧.૨૪
૩૩૩	ધોળી	ધોળી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૪૮૩	૨.૧૧	૧.૩૪
૩૩૪	કારોલ	કારોલ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૬૫૫	૨.૧૭	૧.૨૯
૩૩૫	જોબાળા	જોબાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૬૮૯	૨.૧૧	૧.૩૪
૩૩૬	ભાણેજડા	ભાણેજડા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૮	૧.૩૦
૩૩૭	રોજાસર	રોજાસર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૩૪
૩૩૮	દોલતપર	દોલતપર અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૧.૮૫	૧.૨૯
૩૩૯	ઉઘલ	ઉઘલ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૩૪
૩૪૦	મોટી કઠેચી	મોટી કઠેચી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૧.૮૦	૧.૩૨
૩૪૧	પરનાળા	પરનાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૪૦૫, ૬૭, ૬૮	૨.૧૧	૧.૩૪
૩૪૨	જાંબુ	જાંબુ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૧.૮૮	૧.૩૦
૩૪૩	ધોળી	ધોળી અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૪૮૨	૨.૧૧	૧.૩૪
૩૪૪	નવી મોરવાળ	નવી મોરવાળ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૦૫	૧.૩૬

૩૪૫	રાણાગઢ	રાણાગઢ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૩૦૮	૨.૧૧	૧.૭૦
૩૪૬	ધનશ્યામગઢ	ધનશ્યામગઢ અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૨૬૨	૨.૦૦	૧.૩૭
૩૪૭	સમઢીયાળા	સમઢીયાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૫૧
૩૪૮	વેજલકા	વેજલકા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૮૦૪	૨.૦૩	૧.૫૦
૩૪૯	ગોખરવાલા	ગોખરવાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	સરકારી ખરાબો	૨.૧૧	૧.૩૪
૩૫૦	છતરીયાળા	છતરીયાળા અનુ. તળાવ	લીંબડી-ચુડા	સુ. નગર	૪૯૭	૨.૨૦	૧.૪૦
					કુલ	૧૬૦	૧૦૨.૦૦
૩૫૧	સાવડા	સાવડા માવસર અનુ. તળાવ	દસાડા	સુ. નગર	૩૮૧	૪.૩૩	૧.૨૭
૩૫૨	પાનવા	પાનવા ખારા અનુ. તળાવ	દસાડા	સુ. નગર	૪૧૮	૪.૩૧	૧.૨૮
૩૫૩	રાજપર	રાજપર ડાગરવાડા અનુ. તળાવ	દસાડા	સુ. નગર	૪૧૧	૪.૩૫	૧.૨૫
૩૫૪	ખેરવા	ખેરવા ગામ અનુ. તળાવ	દસાડા	સુ. નગર	૧૧૩૮	૪.૩૧	૧.૨૮
૩૫૫	સેડલા	સેડલા સીમ અનુ. તળાવ	દસાડા	સુ. નગર	૩૪૮	૪.૨૩	૧.૨૭
૩૫૬	માલવણ	માલવણ અખીયાણી અનુ. તળાવ	દસાડા	સુ. નગર	સરકારી ખરાબો	૪.૩૧	૧.૨૮
૩૫૭	મોટી મજેઢી	મોટી મજેઢી અનુ. તળાવ	દસાડા	સુ. નગર	૧	૪.૨૨	૧.૨૨
૩૫૮	જરવાલા	જરવાલા લોબાસર અનુ. તળાવ	દસાડા	સુ. નગર	૧૦૩	૪.૩૧	૧.૨૮
૩૫૯	કચોલીયા	કચોલીયા સીમ અનુ. તળાવ	દસાડા	સુ. નગર	૪૪૦/૨	૪.૨૦	૧.૨૩
૩૬૦	ગેડીયા	ગેડીયા કમાલપર અનુ. તળાવ	દસાડા	સુ. નગર	૨૨૩	૪.૩૧	૧.૨૮
૩૬૧	દેગામ	દેગામ અનુ. તળાવ	દસાડા	સુ. નગર	૪૭૭	૪.૨૭	૧.૨૬
૩૬૨	જેજરી	જેજરી રાતકડી અનુ. તળાવ	દસાડા	સુ. નગર	સરકારી ખરાબો	૪.૩૧	૧.૨૮
૩૬૩	પીપળી	પીપળી સીમ અનુ. તળાવ	દસાડા	સુ. નગર	૧૨૧	૪.૪૪	૧.૨૭
૩૬૪	સુરેલ	સુરેલ સીમ અનુ. તળાવ	દસાડા	સુ. નગર	૨૪૫	૪.૩૧	૧.૨૮
૩૬૫	વણોલ	વણોલ સીમ અનુ. તળાવ	દસાડા	સુ. નગર	૧૩૩	૪.૨૫	૧.૨૬
૩૬૬	મોટી મજેઢી	મોટી મજેઢી અનુ. તળાવ	દસાડા	સુ. નગર	૭૦૩	૪.૩૧	૧.૨૮
૩૬૭	કમાલપર	કમાલપર અનુ. તળાવ	દસાડા	સુ. નગર	સરકારી ખરાબો	૪.૨૦	૧.૨૫
૩૬૮	સિધ્ધસર	સિધ્ધસર અનુ. તળાવ	દસાડા	સુ. નગર	૨૧૫	૪.૨૧	૧.૨૮
૩૬૯	ઓરવાડા	ઓરવાડા અનુ. તળાવ	દસાડા	સુ. નગર	૧	૪.૩૧	૧.૩૧

૩૭૦	વધાડા	વધાડા અનુ. તળાવ	દસાડા	સુ.નગર	૩૮૭	૪.૨૩	૧.૩૭
૩૭૧	બામણવા	બામણવા અનુ. તળાવ	દસાડા	સુ.નગર	૧	૪.૩૧	૧.૩૧
૩૭૨	નાની મજેદી	નાની મજેદી અનુ. તળાવ	દસાડા	સુ.નગર	૧ થી ૧૨	૪.૩૫	૧.૨૮
૩૭૩	ઓડુ	ઓડુ અનુ. તળાવ	દસાડા	સુ.નગર	૫૨૮	૪.૩૧	૧.૨૨
૩૭૪	અખીયાણા	અખીયાણા હાઇવે અનુ. તળાવ	દસાડા	સુ.નગર	૧૦૮૬	૪.૩૩	૧.૨૮
૩૭૫	નારાયણપુરા	નારાયણપુરા અનુ. તળાવ	દસાડા	સુ.નગર	૧૨૬૬	૪.૩૧	૧.૧૪
૩૭૬	સુરેલ	સુરેલ અનુ. તળાવ	દસાડા	સુ.નગર	૧	૪.૨૮	૧.૧૮
૩૭૭	મુલાડા	મુલાડા અનુ. તળાવ	દસાડા	સુ.નગર	૨૫૧	૪.૩૧	૧.૨૫
૩૭૮	પીપળી	પીપળી અનુ. તળાવ	દસાડા	સુ.નગર	૨	૪.૨૮	૧.૨૮
૩૭૯	છાબલી	છાબલી અનુ. તળાવ	દસાડા	સુ.નગર	૩૦૦	૪.૩૧	૧.૧૮
૩૮૦	છત્રોટ	છત્રોટ અનુ. તળાવ	દસાડા	સુ.નગર	૧૫૨	૪.૩૮	૧.૨૮
૩૮૧	લીંબડ	લીંબડ અનુ. તળાવ	દસાડા	સુ.નગર	૧૬૭	૪.૩૧	૧.૧૧
૩૮૨	જાડીયાણા	જાડીયાણા અનુ. તળાવ	દસાડા	સુ.નગર	૧૬૧	૪.૩૮	૧.૨૮
૩૮૩	અખીયાણા	અખીયાણા અનુ. તળાવ	દસાડા	સુ.નગર	સરકારી ખરાબો	૪.૩૫	૧.૧૨
૩૮૪	કમાલપુર	કમાલપુર અનુ. તળાવ	દસાડા	સુ.નગર	૪૦૦ પૈકી	૪.૩૨	૧.૨૮
૩૮૫	સવલાસ	સવલાસ ઈટાળા અનુ. તળાવ	દસાડા	સુ.નગર	૪૩૬	૪.૩૧	૧.૧૨
૩૮૬	વીસનગર	વીસનગર અનુ. તળાવ	દસાડા	સુ.નગર	૮૫	૪.૪૪	૧.૧૧
૩૮૭	ઓડુ	ઓડુ અનુ. તળાવ	દસાડા	સુ.નગર	૩૫૮ થી ૭૮૨	૪.૩૧	૧.૨૮
૩૮૮	પાનવા	પાનવા અનુ. તળાવ	દસાડા	સુ.નગર	૪૧૮	૩.૩૧	૧.૨૫
૩૮૯	મીકા ઘોડા	મીકા ઘોડા અનુ. તળાવ	દસાડા	સુ.નગર	સરકારી ખરાબો	૪.૩૫	૧.૨૮
૩૯૦	સવલાસ	સવલાસ અનુ. તળાવ	દસાડા	સુ.નગર	૫૦૦	૪.૬૧	૧.૩૫
૩૯૧	સાવડા	સાવડા અનુ. તળાવ	દસાડા	સુ.નગર	૩૬	૪.૩૭	૧.૨૮
૩૯૨	સેડલા	સેડલા અનુ. તળાવ	દસાડા	સુ.નગર	૫૨૦	૪.૩૮	૧.૨૮
૩૯૩	માલવણ	માલવણ અનુ. તળાવ	દસાડા	સુ.નગર	૬૧૦	૪.૩૫	૧.૩૬
૩૯૪	અખીયાણા	અખીયાણા અનુ. તળાવ	દસાડા	સુ.નગર	૭૮૬ થી ૭૮૨	૪.૩૧	૧.૨૫
					કુલ	૧૮૦.૦૦	૫૫.૦૦

૩૯૫	નોલી	નોલી અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૩૯૬	નવા સુદામડા	નવા સુદામડા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૧.૯૫	૧.૩૫
૩૯૭	સીતાગઢ	સીતાગઢ અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૨	૧.૩૧
૩૯૮	ધાધલપુર	ધાધલપુર અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૫
૩૯૯	ચોરવીરા	ચોરવીરા અનુ. તળાવ	સાયલા	સુ. નગર	૫૧૫	૨.૨૪	૧.૩૧
૪૦૦	ધજાળા	ધજાળા અનુ. તળાવ	સાયલા	સુ. નગર	૧૬૦	૨.૨૦	૧.૨૪
૪૦૧	નાના સખપર	નાના સખપર અનુ. તળાવ	સાયલા	સુ. નગર	૨૩	૨.૨૮	૧.૩૧
૪૦૨	સેજકપર	સેજકપર અનુ. તળાવ	સાયલા	સુ. નગર	૪૯૨	૨.૨૦	૧.૨૮
૪૦૩	નડાળા	નડાળા અનુ. તળાવ	સાયલા	સુ. નગર	૨૩૪	૨.૪૫	૧.૩૧
૪૦૪	વડીઆ	વડીઆ અનુ. તળાવ	સાયલા	સુ. નગર	૬૫	૨.૨૦	૧.૨૮
૪૦૫	ગારભડી	ગારભડી અનુ. તળાવ	સાયલા	સુ. નગર	૯૪	૧.૯૮	૧.૩૧
૪૦૬	ઈશ્વરીયા	ઈશ્વરીયા અનુ. તળાવ	સાયલા	સુ. નગર	૧૦૨	૨.૨૦	૧.૩૫
૪૦૭	સીરવાણીયા	સીરવાણીયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૧.૩૫	૧.૩૧
૪૦૮	નાના હરણીયા	નાના હરણીયા અનુ. તળાવ	સાયલા	સુ. નગર	૯	૨.૨૦	૧.૨૪
૪૦૯	મોરસલ	મોરસલ અનુ. તળાવ	સાયલા	સુ. નગર	૧૧	૩.૦૦	૧.૩૧
૪૧૦	ટીટોડા	ટીટોડા અનુ. તળાવ	સાયલા	સુ. નગર	૪૮	૨.૨૦	૧.૨૬
૪૧૧	નવાગામ	નવાગામ અનુ. તળાવ	સાયલા	સુ. નગર	૧૧૧	૧.૫૮	૧.૩૧
૪૧૨	નોલી	નોલી અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૨૭
૪૧૩	ભાડુકા	ભાડુકા અનુ. તળાવ	સાયલા	સુ. નગર	૧૪૬	૨.૨૫	૧.૩૧
૪૧૪	નડાળા	નડાળા અનુ. તળાવ	સાયલા	સુ. નગર	૨૩૪	૨.૨૦	૧.૩૦
૪૧૫	કોટડા	કોટડા અનુ. તળાવ	સાયલા	સુ. નગર	૬૫	૨.૨૪	૧.૩૧
૪૧૬	ગઢ	ગઢ સીરવાણીયા અનુ. તળાવ	સાયલા	સુ. નગર	૨૯૭	૨.૨૦	૧.૩૭
૪૧૭	ગોસળ	ગોસળ અનુ. તળાવ	સાયલા	સુ. નગર	૫૨	૨.૨૮	૧.૩૧
૪૧૮	ટીટોડા	ટીટોડા અનુ. તળાવ	સાયલા	સુ. નગર	૫૪	૨.૨૦	૧.૪૫
૪૧૯	ધાધલપુર	ધાધલપુર અનુ. તળાવ	સાયલા	સુ. નગર	૧૦૯	૨.૩૦	૧.૩૧

૪૨૦	ભાડુકા	ભાડુકા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૨૨
૪૨૧	ગોરૈયા	ગોરૈયા અનુ. તળાવ	સાયલા	સુ. નગર	૬૦	૨.૩૫	૧.૩૧
૪૨૨	વાટાવચ્છ	વાટાવચ્છ અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૨૧
૪૨૩	સામતપર	સામતપર અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૩૫	૧.૩૧
૪૨૪	ચોરવીરા થાન	ચોરવીરા થાન અનુ. તળાવ	સાયલા	સુ. નગર	૨૮૧	૨.૨૦	૧.૨૧
૪૨૫	ડોળીયા	ડોળીયા અનુ. તળાવ	સાયલા	સુ. નગર	૮૦	૨.૩૮	૧.૩૧
૪૨૬	ઢીકવાળી	ઢીકવાળી ખારા અનુ. તળાવ	સાયલા	સુ. નગર	૧૦૫	૨.૨૦	૧.૨૦
૪૨૭	સેજકપર	સેજકપર અનુ. તળાવ	સાયલા	સુ. નગર	૪૮૨	૧.૮૮	૧.૩૧
૪૨૮	સાંગોઈ	સાંગોઈ અનુ. તળાવ	સાયલા	સુ. નગર	૧૩	૨.૨૦	૧.૧૮
૪૨૯	કરાડી	કરાડી અનુ. તળાવ	સાયલા	સુ. નગર	૩૨	૧.૮૮	૧.૩૧
૪૩૦	ગારંભડી	ગારંભડી અનુ. તળાવ	સાયલા	સુ. નગર	૧૪૮	૨.૨૦	૧.૧૮
૪૩૧	ડોળીયા	ડોળીયા-૧ અનુ. તળાવ	સાયલા	સુ. નગર	૭૮	૧.૮૭	૧.૩૧
૪૩૨	સોનપરી	સોનપરી-૧ અનુ. તળાવ	સાયલા	સુ. નગર	૪૫	૨.૨૦	૧.૨૭
૪૩૩	નવી મોરસલ	નવી મોરસલ મોરીયા અનુ. તળાવ	સાયલા	સુ. નગર	૧૪	૧.૮૫	૧.૩૧
૪૩૪	સુદામડા	સુદામડા નેવેરી અનુ. તળાવ	સાયલા	સુ. નગર	૪૪	૨.૨૦	૧.૨૫
૪૩૫	ચીત્રાલંક	ચીત્રાલંક બાણગંગા અનુ. તળાવ	સાયલા	સુ. નગર	૮૮	૧.૮૦	૧.૩૧
૪૩૬	ગોરૈયા	ગોરૈયા માયાસર અનુ. તળાવ	સાયલા	સુ. નગર	૬૦	૨.૨૦	૧.૨૫
૪૩૭	ધમરાસળા	ધમરાસળા અનુ. તળાવ	સાયલા	સુ. નગર	૨૧	૧.૮૧	૧.૩૧
૪૩૮	ધારાડુંગળી	ધારાડુંગળી અનુ. તળાવ	સાયલા	સુ. નગર	૨૮	૨.૨૦	૧.૨૬
૪૩૯	કેરાળા	કેરાળા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૧.૮૫	૧.૩૧
૪૪૦	રતનપર	રતનપર અનુ. તળાવ	સાયલા	સુ. નગર	૧૬	૨.૨૦	૧.૨૭
૪૪૧	વાટાવચ્છ	વાટાવચ્છ વોંકળા અનુ. તળાવ	સાયલા	સુ. નગર	૬૧	૧.૮૪	૧.૩૧
૪૪૨	મંગળકૂઈ	મંગળકૂઈ ઈન્દ્રમાતા અનુ. તળાવ	સાયલા	સુ. નગર	૩૬	૨.૨૦	૧.૩૦
૪૪૩	ઈશ્વરીયા	ઈશ્વરીયા અનુ. તળાવ	સાયલા	સુ. નગર	૮૮	૨.૨૪	૧.૩૧
૪૪૪	થોરીયાળી	થોરીયાળી અનુ. તળાવ	સાયલા	સુ. નગર	૧૬૨	૨.૨૦	૧.૩૨
૪૪૫	ગંગાજળ	ગંગાજળ અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૫	૧.૩૧



૪૪૬	નીનામા	નીનામા મંગળી અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૫
૪૪૭	ટીટોડા	ટીટોડા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૮	૧.૩૧
૪૪૮	કોટડા	કોટડા અનુ. તળાવ	સાયલા	સુ. નગર	૩૫	૨.૨૦	૧.૨૫
૪૪૯	મોટી મોરસલ	મોટી મોરસલ અનુ. તળાવ	સાયલા	સુ. નગર	૧૦	૨.૨૨	૧.૩૧
૪૫૦	ઢીકવાળી	ઢીકવાળી અનુ. તળાવ	સાયલા	સુ. નગર	૧૧૦	૨.૨૦	૧.૩૮
૪૫૧	વડીયા	વડીયા અગીયારશી અનુ. તળાવ	સાયલા	સુ. નગર	૧	૨.૧૨	૧.૩૧
૪૫૨	ભાડુકા	ભાડુકા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૪
૪૫૩	વખતપર	વખતપર અનુ. તળાવ	સાયલા	સુ. નગર	૨૬૨	૨.૧૮	૧.૩૧
૪૫૪	કેશરપર	કેશરપર અનુ. તળાવ	સાયલા	સુ. નગર	૪૬	૨.૨૦	૧.૪૫
૪૫૫	સુદામડા	સુદામડા સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	૫૦૨	૨.૨૩	૧.૩૧
૪૫૬	કશવાળી	કશવાળી સાપર અનુ. તળાવ	સાયલા	સુ. નગર	૬૩	૨.૨૦	૧.૧૮
૪૫૭	સખપર	સખપર અનુ. તળાવ	સાયલા	સુ. નગર	૫૭૪	૨.૨૪	૧.૩૧
૪૫૮	ગોશળ	ગોશળ અનુ. તળાવ	સાયલા	સુ. નગર	૧૧૫	૨.૨૦	૧.૧૮
૪૫૯	ઓરી	ઓરી ખારસીયા અનુ. તળાવ	સાયલા	સુ. નગર	૨૫૫	૨.૩૫	૧.૩૧
૪૬૦	મંગળકુઈ	મંગળકુઈ શીતળામાતા અનુ. તળાવ	સાયલા	સુ. નગર	૪૧	૨.૨૦	૧.૧૭
૪૬૧	નાના હરણીયા	નાના હરણીયા અનુ. તળાવ	સાયલા	સુ. નગર	૭	૨.૨૮	૧.૩૧
૪૬૨	નાના માત્રા	નાના માત્રા વાઘોડીયા અનુ. તળાવ	સાયલા	સુ. નગર	૮૧	૨.૨૦	૧.૧૬
૪૬૩	વાટાવચ્છ	વાટાવચ્છ ઉમાપર અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૩૫	૧.૩૧
૪૬૪	છડીયાળી	છડીયાળી કંબોયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૧૫
૪૬૫	ચોરવીરા	ચોરવીરા - ધાન અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૩૬	૧.૩૧
૪૬૬	ઈશ્વરીયા	ઈશ્વરીયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૧૪
૪૬૭	દેવગઢ	દેવગઢ અનુ. તળાવ	સાયલા	સુ. નગર	૨૩૩	૨.૩૭	૧.૩૧
૪૬૮	પીપળીયા	પીપળીયા સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	૨૨૪	૨.૩૮	૧.૩૧
૪૬૯	ધાધલપુર	ધાધલપુર પીપળીયા અનુ. તળાવ	સાયલા	સુ. નગર	૮૮	૨.૨૦	૧.૨૫
૪૭૦	સોનપરી	સોનપરી સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૨૮

૪૭૧	ધજાળા	ધજાળા રાજગરી અનુ. તળાવ	સાયલા	સુ. નગર	૧૮	૨.૩૮	૧.૩૧
૪૭૨	સામતપર	સામતપર અનુ. તળાવ	સાયલા	સુ. નગર	૧૧૫	૨.૨૦	૧.૩૫
૪૭૩	ચોરવીરા-જી	ચોરવીરા-જી અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૧.૮૫	૧.૩૧
૪૭૪	ગોસળ	ગોસળ અનુ. તળાવ	સાયલા	સુ. નગર	૫૮	૨.૨૦	૧.૩૫
૪૭૫	નડાળા	નડાળા - ધોરાળા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૧.૮૮	૧.૩૧
૪૭૬	નીનામા	નીનામા સાતપંડા અનુ. તળાવ	સાયલા	સુ. નગર	૨૨૬	૨.૨૦	૧.૫૭
૪૭૭	નાગડકા	નાગડકા નાગનાથ અનુ. તળાવ	સાયલા	સુ. નગર	૨૧૬	૧.૮૫	૧.૩૧
૪૭૮	નવાગામ	નવાગામ વીકળીયા નાળા અનુ. તળાવ	સાયલા	સુ. નગર	૨	૨.૨૦	૧.૧૮
૪૭૯	સમઢીયાળા	સમઢીયાળા અનુ. તળાવ	સાયલા	સુ. નગર	૩૪૮	૧.૩૫	૧.૩૧
૪૮૦	મોટી મોરસલ	મોટી મોરસલ ખળીયા અનુ. તળાવ	સાયલા	સુ. નગર	૧૭	૨.૨૦	૧.૧૭
૪૮૧	મંગળકૂઈ	મંગળકૂઈ હીલોરીયા અનુ. તળાવ	સાયલા	સુ. નગર	૨૨	૨.૨૦	૧.૩૧
૪૮૨	સાંગોઈ	સાંગોઈ અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૨૫
૪૮૩	નાના હરણીયા	નાના હરણીયા મલા અનુ. તળાવ	સાયલા	સુ. નગર	૬૮	૧.૮૫	૧.૧૮
૪૮૪	છડીયાળી	છડીયાળી સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૪૮૫	રતનપર	રતનપર બોડકા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૧.૮૮	૧.૧૭
૪૮૬	નવા જસાપર	નવા જસાપર અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૪૮૭	મોટી મોરસલ	મોટી મોરસલ કાળાઓટ અનુ. તળાવ	સાયલા	સુ. નગર	૪૮	૧.૮૮	૧.૨૮
૪૮૮	ખટીલા	ખટીલા અનુ. તળાવ	સાયલા	સુ. નગર	૨૭૫	૨.૨૦	૧.૩૧
૪૮૯	મોટી મોરસલ	મોટી મોરસલ અનુ. તળાવ	સાયલા	સુ. નગર	૧૭	૨.૨૫	૧.૩૫
૪૯૦	ગોરૈયા	ગોરૈયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૪૯૧	ઓવનગઢ	ઓવનગઢ-ખતરાઈ અનુ. તળાવ	સાયલા	સુ. નગર	૧૧૪	૨.૨૪	૧.૧૫
૪૯૨	વડીયા	વડીયાઅનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૪૯૩	બ્રહ્મપુરી	બ્રહ્મપુરી શાપર અનુ. તળાવ	સાયલા	સુ. નગર	૫૮	૨.૪૫	૧.૦૫
૪૯૪	લોયા	લોયા નાગડકા સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	૨૧૭	૨.૨૦	૧.૩૧
૪૯૫	શાંતીનગર	શાંતીનગર ઓવનગઢ અનુ. તળાવ	સાયલા	સુ. નગર	૮૨	૨.૪૮	૧.૦૩
૪૯૬	ઢાકણીયા	ઢાકણીયા અનુ. તળાવ	સાયલા	સુ. નગર	૧૧૧	૨.૨૦	૧.૩૧



૪૯૭	કોટડા	કોટડા નાનામાત્રા રસ્તે અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૪૫	૧.૦૪
૪૯૮	સોખડા	સોખડા થોથ અનુ. તળાવ	સાયલા	સુ. નગર	૫૧	૨.૨૦	૧.૩૧
૪૯૯	ધાંધલપુર	ધાંધલપુર ઢબા અનુ. તળાવ	સાયલા	સુ. નગર	૨૧	૨.૪૮	૦.૮૫
૫૦૦	દેહુકી	દેહુકી ભીમનાથ અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૫૦૧	લીંબાડા	લીંબાડા ખારા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૩૫	૧.૧૫
૫૦૨	ધાંધલપુર	ધાંધલપુર ભરમર અનુ. તળાવ	સાયલા	સુ. નગર	૨૮૩	૨.૨૦	૧.૩૧
૫૦૩	કરાડી	કરાડી સેલા અનુ. તળાવ	સાયલા	સુ. નગર	૨૨	૨.૩૨	૧.૧૨
૫૦૪	વખતપર	વખતપર ગોસળ સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૫૦૫	કરાડી	કરાડી બોરડા અનુ. તળાવ	સાયલા	સુ. નગર	૭	૨.૩૩	૧.૨૪
૫૦૬	નાના સખપર	નાના સખપર સજેકપર અનુ. તળાવ	સાયલા	સુ. નગર	૮૩	૨.૨૦	૧.૩૧
૫૦૭	મંગળકૂઈ	મંગળકૂઈ ઓડ અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૧
૫૦૮	સમઢીયાળા	સમઢીયાળા રોજયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૩૨	૧.૩૧
૫૦૯	નાના માત્રા	નાના માત્રા અંધેરી અનુ. તળાવ	સાયલા	સુ. નગર	૬૬	૨.૨૦	૧.૩૩
૫૧૦	સુદામડા	સુદામડા કેરીયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૩૧	૧.૩૧
૫૧૧	સીરવાણીયા	સીરવાણીયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૩૮
૫૧૨	ધમરાસળા	ધમરાસળા સેજકપર સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	૫૬	૨.૩૦	૧.૩૧
૫૧૩	સીરવાણીયા	સીરવાણીયા સીમાડા ખારા અનુ. તળાવ	સાયલા	સુ. નગર	૧૭૧	૨.૨૦	૧.૪૪
૫૧૪	ધાંધલપુર	ધાંધલપુર વીભડીયા અનુ. તળાવ	સાયલા	સુ. નગર	૧૫૪	૨.૨૮	૧.૩૧
૫૧૫	નાની મોરસલ	નાની મોરસલ અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૪૫
૫૧૬	નવાગામ	નવાગામ ખોડીયાર અનુ. તળાવ	સાયલા	સુ. નગર	૮૧	૨.૨૮	૧.૩૧
૫૧૭	ચોરવીરા-થાન	ચોરવીરા-થાન જલવાણી અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૪૮
૫૧૮	સુદામડા	સુદામડા અનુ. તળાવ	સાયલા	સુ. નગર	૫૦૨	૨.૨૭	૧.૮૫
૫૧૯	નાના માત્રા	નાના માત્રા વડવાળા ત. અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૫૦
૫૨૦	ટીટોડા	ટીટોડા ધાંધલપર સી અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૬	૧.૭૫
૫૨૧	સેજકપર	સેજકપર પાંચ તલાવડા અનુ. તળાવ	સાયલા	સુ. નગર	૪૯૨	૨.૨૦	૧.૨૫
૫૨૨	ગરાંભડી	ગરાંભડી સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૭	૧.૩૧

પર૩	ઢીકવાડી	ઢીકવાડી ચરમાડીયા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૪૮	૧.૧૨
પર૪	સાયલા	સાયલા સખડા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૫	૧.૩૧
પર૫	નવા જસાપર	નવા જસાપર કુલાવડ અનુ. તળાવ	સાયલા	સુ. નગર	૪૩	૨.૨૦	૧.૩૧
પર૬	સોખડા	સોખડા સીમાડા અનુ. તળાવ	સાયલા	સુ. નગર	૧૪૭	૨.૧૫	૧.૮૮
પર૭	ધમરાસળા	ધમરાસળા અનુ. તળાવ	સાયલા	સુ. નગર	સરકારી ખરાબો	૨.૨૨	૧.૧૪
પર૮	નવાગામ	નવાગામ દીપડા અનુ. તળાવ	સાયલા	સુ. નગર	૩૪	૩.૨૨	૨.૩૧
			સાયલા	સુ. નગર	કુલા	૨૮૫.૦૦	૧૭૫.૦૦
પર૯	શેખલીયા	શેખલીયા અનુ. તળાવ	ચોટીલા	સુ. નગર	૨૧	૨.૦૪	૧.૬૧
પર૧૦	નાનીયાળી	નાનીયાળી અનુ. તળાવ	ચોટીલા	સુ. નગર	૪૧	૨.૦૩	૧.૬૩
પર૧૧	પીપરાળી	પીપરાળી અનુ. તળાવ	ચોટીલા	સુ. નગર	૨૩૩	૨.૦૪	૧.૬૧
પર૧૨	કશવાળી	કશવાળી અનુ. તળાવ	ચોટીલા	સુ. નગર	૨૨૫	૨.૦૨	૧.૫૫
પર૧૩	ગુદાળા	ગુદાળા અનુ. તળાવ	ચોટીલા	સુ. નગર	૫૮	૨.૦૪	૧.૬૧
પર૧૪	મોટા કાંધાસર	મોટા કાંધાસર અનુ. તળાવ	ચોટીલા	સુ. નગર	૫૧૬	૨.૦૫	૧.૮૭
પર૧૫	ભીમોરા	ભીમોરા અનુ. તળાવ	ચોટીલા	સુ. નગર	૧૭	૨.૦૪	૧.૬૧
પર૧૬	ભોજપરા	ભોજપરા અનુ. તળાવ	ચોટીલા	સુ. નગર	૮૦	૨.૦૩	૧.૮૮
પર૧૭	સણોસરા	સણોસરા અનુ. તળાવ	ચોટીલા	સુ. નગર	૧૦૫ થી ૧૧૧	૨.૦૪	૧.૬૧
પર૧૮	મોટા હરણીયા	મોટા હરણીયા અનુ. તળાવ	ચોટીલા	સુ. નગર	૫૨-૫૮	૨.૨૧	૧.૪૪
પર૧૯	ખેરાણા	ખેરાણા અનુ. તળાવ	ચોટીલા	સુ. નગર	૨૮૩	૨.૦૪	૧.૬૧
પર૨૦	ભોજપરા	ભોજપરા અનુ. તળાવ	ચોટીલા	સુ. નગર	સરકારી ખરાબો	૨.૨૦	૧.૨૫
પર૨૧	મધરીખડા	મધરીખડા અનુ. તળાવ	ચોટીલા	સુ. નગર	૬	૨.૦૪	૧.૬૧
પર૨૨	અકાળા	અકાળા અનુ. તળાવ	ચોટીલા	સુ. નગર	૮૮	૨.૧૮	૧.૪૧
પર૨૩	નવાગામ	નવાગામ અનુ. તળાવ	ચોટીલા	સુ. નગર	૧૩૨	૨.૦૪	૧.૬૧
પર૨૪	ઢાકણીયા	ઢાકણીયા અનુ. તળાવ	ચોટીલા	સુ. નગર	સરકારી ખરાબો	૨.૦૮	૧.૫૨
પર૨૫	વડાલી	વડાલી અનુ. તળાવ	ચોટીલા	સુ. નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૧
પર૨૬	રેશમીયા	રેશમીયા અનુ. તળાવ	ચોટીલા	સુ. નગર	૬૬	૨.૧૦	૧.૫૪
પર૨૭	મોટા કાંધાસર	મોટા કાંધાસર અનુ. તળાવ	ચોટીલા	સુ. નગર	૬૨	૨.૧૫	૧.૬૧

૫૪૮	જસાપર	જસાપર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૬
૫૪૯	નવાગામ	નવાગામ અનુ. તળાવ	ચોટીલા	સુ.નગર	૧	૨.૧૮	૧.૬૧
૫૫૦	કુંભારા	કુંભારા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૪	૨.૦૪	૧.૬૮
૫૫૧	રાજપરા	રાજપરા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૭૫	૧.૮૮	૧.૬૧
૫૫૨	પીપળીયા	પીપળીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૩	૨.૦૪	૧.૬૭
૫૫૩	આનંદપર તાજપર	આનંદપર તાજપર અનુ. તળાવ	ચોટીલા	સુ.નગર	૮૦	૧.૮૮	૧.૬૧
૫૫૪	જાની વડલા	જાની વડલા અનુ. તળાવ	ચોટીલા	સુ.નગર	૭૪	૨.૦૪	૧.૬૬
૫૫૫	નવાગામ (બા)	નવાગામ (બા) અનુ. તળાવ	ચોટીલા	સુ.નગર	૬૨	૧.૮૫	૧.૬૧
૫૫૬	દેવસર (રા)	દેવસર (રા) અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૦૦	૨.૦૪	૧.૬૬
૫૫૭	ચીરોડા ઠાંગા	ચીરોડા ઠાંગા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૬૨	૨.૦૦	૧.૬૧
૫૫૮	મોણપર	મોણપર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૫
૫૫૯	ડાકવડલા	ડાકવડલા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૪૨	૨.૦૧	૧.૬૧
૫૬૦	પરભડી	પરભડી અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૮
૫૬૧	જીવાપર	જીવાપર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૮૮	૧.૬૧
૫૬૨	ચોબારી ધરમપર	ચોબારી ધરમપર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૨૬	૨.૦૪	૧.૬૫
૫૬૩	જીવાપર (બા)	જીવાપર (બા) અનુ. તળાવ	ચોટીલા	સુ.નગર	૮૮	૧.૭૫	૧.૬૧
૫૬૪	દેવળીયા થાન	દેવળીયા થાન અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૧	૨.૦૪	૧.૪૧
૫૬૫	મોટા કાંધાસર	મોટા કાંધાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૫-૧૬	૧.૭૭	૧.૬૧
૫૬૬	નાના કાંધાસર	નાના કાંધાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૪૫
૫૬૭	લાખણકા	લાખણકા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૭૮	૧.૬૧
૫૬૮	રેશમીયા	રેશમીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	૮૨	૨.૦૪	૧.૪૬
૫૬૯	પીપળીયા (ઢો)	પીપળીયા (ઢો) અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૩૦	૧.૮૦	૧.૬૧
૫૭૦	પીપળીયા (ચો)	પીપળીયા (ચો) અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૧૩	૨.૦૪	૧.૪૮
૫૭૧	સમઢીયાળા	સમઢીયાળા અનુ. તળાવ	ચોટીલા	સુ.નગર	૫	૨.૦૩	૧.૬૧
૫૭૨	દેવપરા	દેવપરા અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૫	૨.૦૪	૧.૭૦
૫૭૩	આંકડીયા	આંકડીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૫	૧.૬૧

૫૭૪	લેટસૂડા	લેટસૂડા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૭૨
૫૭૫	પરબડી	પરબડી અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૬	૨.૦૮	૧.૬૧
૫૭૬	મોટા કાંધાસર	મોટા કાંધાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૬૫	૨.૦૪	૧.૭૧
૫૭૭	લેટસૂડા	લેટસૂડા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૧૦	૧.૬૧
૫૭૮	હીરાણા	હીરાણા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૫	૨.૦૪	૧.૭૭
૫૭૯	મેવાસા સુખસર	મેવાસા સુખસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૩૫	૨.૧૫	૧.૬૧
૫૮૦	ચીરોડા ઠાંગા	ચીરોડા ઠાંગા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૧	૨.૦૪	૧.૭૮
૫૮૧	સાંગાણી	સાંગાણી અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૫	૨.૧૭	૧.૬૧
૫૮૨	થાનગઢ	થાનગઢ અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૫૧	૨.૦૪	૧.૭૮
૫૮૩	મોકાસર	મોકાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૬૮૭	૨.૧૪	૧.૬૧
૫૮૪	મોરડી	મોરડી અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૦૨	૨.૦૪	૨.૮૦
૫૮૫	ચોબારી ધરમપર	ચોબારી ધરમપર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૩૩	૨.૧૮	૧.૬૧
૫૮૬	કુંભારા	કુંભારા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૭૦
૫૮૭	હીરાસર	હીરાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૧૪	૨.૨૦	૧.૬૧
૫૮૮	કુંભારા	કુંભારા અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૦	૨.૨૨	૧.૭૧
૫૮૯	નાની મોરસલ	નાની મોરસલ અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૩	૨.૦૪	૧.૬૧
૫૯૦	નાની પાળીયાદ	નાની પાળીયાદ અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૬	૨.૨૫	૧.૭૨
૫૯૧	મોટા કાંધાસર	મોટા કાંધાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૧
૫૯૨	પીયાવા ભીમોરા	પીયાવા ભીમોરા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૮૮	૨.૩૪	૧.૭૩
૫૯૩	રેશમીયા	રેશમીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩	૨.૦૪	૧.૬૧
૫૯૪	મોરડી	મોરડી અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૨૨	૧.૭૪
૫૯૫	લાખચોકીયા	લાખચોકીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧	૨.૦૪	૧.૬૧
૫૯૬	રાજાવાડ	રાજાવાડ અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૩	૨.૧૦	૧.૭૫
૫૯૭	સાંગાણી	સાંગાણી અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૧	૨.૦૪	૧.૬૧
૫૯૮	ધારૈઈ	ધારૈઈ અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૦૭	૨.૦૦	૧.૬૦
૫૯૯	ઢોકળવા	ઢોકળવા આનંદપરના રસ્તે અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૨૬	૧.૮૮	૧.૬૧

૬૦૦	સણોસરા	સણોસરા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૨૮	૨.૦૪	૧.૫૦
૬૦૧	પીયાવા	પીયાવા ફુલઝર અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૦	૧.૭૭	૧.૬૧
૬૦૨	ઝીઝુડા	ઝીઝુડા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૫૫	૨.૦૪	૧.૫૫
૬૦૩	અકાળા	અકાળા પીયાવા અનુ. તળાવ	ચોટીલા	સુ.નગર	૪	૧.૭૫	૧.૬૧
૬૦૪	ચીરોડા ભાદર	ચીરોડા ભાદર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૫૧
૬૦૫	પીપરાળી	પીપરાળી અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૭૭	૧.૬૧
૬૦૬	દૂધેલી	દૂધેલી અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૫૨
૬૦૭	મોટા હરણીયા	મોટા હરણીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૬	૨.૧૨	૧.૬૧
૬૦૮	રાજપર છીપરાવાડા	રાજપર છીપરાવાડા અનુ. તળાવ	ચોટીલા	સુ.નગર	૩૩	૨.૦૪	૧.૫૩
૬૦૯	રુપાવટી	રુપાવટી અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૨૭	૨.૦૪	૧.૫૫
૬૧૦	નાના પાલીયાદ	નાના પાલીયાદ ચા. માતા અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૬	૨.૧૫	૧.૬૧
૬૧૧	રાજાવાડ દેવસર	રાજાવાડ દેવસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૦૦	૨.૧૮	૧.૬૧
૬૧૨	ચાણપા	ચાણપા એરુડા તળાવ અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૪૯	૨.૦૪	૧.૫૭
૬૧૩	મેવાસા શેખલીયા	મેવાસા શેખલીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૧	૨.૨૨	૧.૬૧
૬૧૪	નાનીયાણી ઝૂંપડા	નાનીયાણી ઝૂંપડા અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૧	૨.૦૪	૧.૫૮
૬૧૫	ત્રંબોડા	ત્રંબોડા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૨૦	૧.૬૧
૬૧૬	પીપરાળી	પીપરાળી અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૩૩	૨.૦૪	૧.૫૮
૬૧૭	ખેરાણા	ખેરાણા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૨૨	૧.૬૬
૬૧૮	ચોબારી	ચોબારી ગામ નજીક અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૨૮	૨.૦૪	૧.૬૧
૬૧૯	સોનગઢ	સોનગઢ અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૨૩	૧.૬૮
૬૨૦	દેવળીયા (ધાન)	દેવળીયા (ધાન) સીંગાળા અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૫	૨.૦૪	૧.૬૧
૬૨૧	જાની વડલા	જાની વડલા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૦	૨.૦૫	૧.૭૦
૬૨૨	પાંચવડા	પાંચવડા અનુ. તળાવ	ચોટીલા	સુ.નગર	૬૪	૨.૦૪	૧.૬૧
૬૨૩	ખરેડી	ખરેડી અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૧૬	૨.૦૭	૧.૭૫
૬૨૪	મેવાસા	મેવાસા સુખસર તળાવ અનુ. તળાવ	ચોટીલા	સુ.નગર	૫૨, ૬૫	૨.૦૪	૧.૬૧
૬૨૫	સુખસર	સુખસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૨૨	૧.૮૮	૧.૭૮



૬૨૬	પાંજવાળી	પાંજવાળી અનુ. તળાવ	ચોટીલા	સુ.નગર	૬૦	૨.૦૪	૧.૬૧
૬૨૭	દેવસર	દેવસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૪૬	૧.૭૭	૧.૮૦
૬૨૮	ભોજપરા	ભોજપરા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૧
૬૨૯	રેશમીયા	રેશમીયા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૭૮	૧.૮૨
૬૩૦	મોટા કાંધાસર	મોટા કાંધાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૧
૬૩૧	મનડાસર	મનડાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૭૮	૧.૮૪
૬૩૨	લાખણકા	લાખણકા અનુ. તળાવ	ચોટીલા	સુ.નગર	૫૪	૨.૦૪	૧.૬૧
૬૩૩	ભીમોરા	ભીમોરા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૧૭	૧.૮૦	૧.૬૬
૬૩૪	આનંદપર	આનંદપર અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૦૩	૨.૦૪	૧.૬૧
૬૩૫	કુંભારા	કુંભારા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૮૨	૧.૪૮
૬૩૬	ગુગલીયાણા	ગુગલીયાણા અનુ. તળાવ	ચોટીલા	સુ.નગર	૮૧	૨.૨૧	૧.૬૧
૬૩૭	પાંચવડા	પાંચવડા અનુ. તળાવ	ચોટીલા	સુ.નગર	૬૩	૧.૮૪	૧.૬૮
૬૩૮	ડાકવડલા	ડાકવડલા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૬	૧.૨૫
૬૩૯	લાખણકા	લાખણકા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૮૫	૧.૨૮
૬૪૦	પાંચવડા	પાંચવડા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૦૪	૧.૬૧
૬૪૧	સોનગઢ	સોનગઢ અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૧.૮૬	૧.૬૦
૬૪૨	દેવસર	દેવસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૮૩	૨.૨૫	૧.૬૧
૬૪૩	નાના કાંધાસર	નાના કાંધાસર અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૮, ૧૯	૧.૮૮	૧.૬૩
૬૪૪	પીપરાળી	પીપરાળી અનુ. તળાવ	ચોટીલા	સુ.નગર	૨૨૩	૨.૦૪	૧.૨૪
૬૪૫	ભેટસૂડા	ભેટસૂડા અનુ. તળાવ	ચોટીલા	સુ.નગર	સરકારી ખરાબો	૨.૫૦	૧.૫૫
૬૪૬	નાવા	નાવા અનુ. તળાવ	ચોટીલા	સુ.નગર	૧૩૭	૨.૦૪	૧.૪૨
					કુલ	૨૪૧.૦૦	૧૮૦.૦૦

હયાત અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

અચાચાઈ સિંચાઈ વિભાગ દ્વારા

અ.નં.	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ ક.લા. ધ.ફૂટ
		હયાત અનુશ્રવણ તળાવો					
૧.	ગડોઈ	ગડોઈ	દાહોદ	દાહોદ	૧૮૦, ૪૮૫, ૧૦૦, ૧૦૧, ૧૮૭, ૧૮૮, ૧૮૨/બ, ૧૮૩, ૧૮૭, ૧૮૮, ૧૮૨/અ, ૧૮૭, ૧૮૮, ૨૧૦, ૨૧૫, ૨૧૭	૧૩૧.૦૦	૨૦.૮૦
૨.	રાબડાલ	રાબડાલ	દાહોદ	દાહોદ	૮૦, ૮૨, ૮૬, ૮૧, ૭૭, ૮૭, ૮૮	૧૫.૧૭	૩૩.૧૭
૩.	ભાવકા	ભાવકા	દાહોદ	દાહોદ	૧૧૬, ૧૧૮, ૧૧૫, ૧૧૪, ૧૦૮ અ	૪.૨૭	૪૮.૧૫
૪.	ખરેડી	ખરેડી	દાહોદ	દાહોદ	૮૮	૧૫.૦૦	૧૫.૦૦
૫.	ખરોદા	ખરોદા	દાહોદ	દાહોદ	૫૧૬, ૫૧૪, ૧૮૨	૧૦.૫૧	૭.૪૫
૬.	ભાઠીવાડા	ભાઠીવાડા	દાહોદ	દાહોદ	૬૧૧, ૨૧૫, ૬૧૩, ૨૨૮, ૨૩૧, ૬૧૨, ૨૨૮, ૨૩૦, ૨૩૨	૪.૧૮	૮.૮૩
૭.	રેટીયા	રેટીયા	દાહોદ	દાહોદ	૬, ૧૫૮, ૧૬૦, ૧૬૧, ૧૬૩, ૧૬૪, ૧૬૫, ૪, ૨૪૨, ૨૪૪, ૨૩૬, ૨૩૭, ૪૧૮, ૨૩૮, ૨૪૦	૮.૩૦	૭.૦૪



૮.	ચૌસાલા	ચૌસલા	દાહોદ	દાહોદ	૧૧૦, ૧૧૧, ૧૧૨, ૧૧૩, ૧૧૪, ૧૨૪, ૧૨૫	૭.૬૯	૩.૫૨
			દાહોદ	દાહોદ		૧૯૭.૧૩	૧૪૫.૧૬
૯	ગાંગરડા	ગાંગરડા	ગરબાડા	દાહોદ	૧૬૦, ૧૬૧, ૧૬૨	૨૦.૫૦	૩૨.૯૨
૧૦.	નહેલાવ	નહેલાવ	ગરબાડા	દાહોદ	૩૫૭, ૩૯૮	૨૯.૦	૨૧.૨૦
૧૧.	મીનાક્યાર	મીનાક્યાર	ગરબાડા	દાહોદ	૩૬, ૩૭, ૩૭, ૨૪, ૭૮, ૮૧, ૧, ૧૩૯, ૨૫, ૨૦, ૭૧, ૭૦, ૭૨, ૧૪૮, ૧૪૯, ૧૫૦, ૭૯, ૭૬, ૩૮, ૧૯/૨, ૨૧, ૨, ૩, ૪, ૫, ૬, ૧૩૬, ૧૩૭, ૮૧, ૮૦, ૩૭	૫૨,૦૦	૭૧.૫૬
૧૨.	ઝરીબુર્જગ	ઝરીબુર્જગ	ગરબાડા	દાહોદ	૧૬૪, ૧૯૫, ૧૯૬, ૨૦૦, ૨૦૫, ૧૯૦, ૨૨૨, ૨૫૭, ૨૫૯, ૨૨૮, ૨૩૦, ૨૨૯, ૧૬૧, ૧૬૨, ૧૯૭, ૧૬૩, ૧૬૪, ૧૯૧, ૧૯૨, ૧૫૮, ૧૬૫, ૨૦૧, ૨૨૩, ૨૨૪, ૨૨, ૫, ૨૨૭, ૨૩૭, ૨૪૮, ૨૪૯, ૧૯૪, ૨૪૮, ૨૪૭, ૨૩૧, ૨૩૫, ૨૩૬	૫૫.૮૭	૭૪.૬૬
૧૩.	અભલોડ	અભલોડ	ગરબાડા	દાહોદ	૧૪૫, ૧૪૪, ૧૪૩, ૧૫૪, ૧૫૯, ૧૫૮, ૧૫૭, ૧૬૯, ૩૭૯, ૩૭૭, ૩૭૬, ૪૫૦, ૪૫૩	૩૮.૮૮	૨૩.૧૫



૨૪.	ગામડા	ગામડા	લીમખેડા	દાહોદ	૧૩૩	૧૦.૦૦	૨૧.૮૧
૨૫.	જાદાખેરીયા	જાદાખેરીયા	લીમખેડા	દાહોદ	૪૪, જંગલ	૧૦.૦૦	૧૨.૫૧
૨૬.	પાણીયા	પાણીયા	લીમખેડા	દાહોદ	૨૭૧	૮.૦૦	૭.૩૦
૨૭.	છાપરવડ	છાપરવડ	લીમખેડા	દાહોદ	-	૩.૦૦	૮.૨૫
૨૮.	મુનવાણી	મુનવાણી	લીમખેડા	દાહોદ	૩૨-૧૪	૨૦.૦૦	૨.૬૧
૨૯.	પાતા	પાતા	લીમખેડા	દાહોદ	-	૮.૫૦	૭.૪૦
૩૦.	માંડલી	માંડલી	લીમખેડા	દાહોદ	૧૬૨	૧૭.૦૦	૧૮.૦૫
૩૧.	આમલી મેનપુર	આમલી મેનપુર	ધાનપુર	દાહોદ	જંગલ	૮૮.૫૦	૧૫૧.૪૮
૩૨.	ગઢવેલ	ગઢવેલ	ધાનપુર	દાહોદ	૫૭, ૫૩, જંગલ	૫૪.૬૦૦	૧૧૩.૧૨
૩૩.	નાકટી	નાકટી	ધાનપુર	દાહોદ	૧૦૪, ૧૫૨, જંગલ	૧૦.૦૦	૧૧.૪૫
૩૪.	મંડોર	મંડોર	ધાનપુર	દાહોદ	૩૨, ૧૧, ૧૦૩	૧૦.૦૦	૨૨.૭૨
૩૫.	ધાનપુર	ધાનપુર	ધાનપુર	દાહોદ	૧૦૨, ૧૦૧, ૮૮	૨૧૮.૦૦	૫.૨૧
૩૬.	ઝાંબુ	ઝાંબુ	ધાનપુર	દાહોદ	-	૧૨.૦૦	૩.૦૧
૩૭.	વેડ	વેડ	ધાનપુર	દાહોદ	-	૧૧.૦૦	૨.૪૭
૩૮.	ટીડકી	ટીડકી	દે. બારીયા	દાહોદ	૫, ૬૫,	૧૮૦.૦૦	૨૮૪.૫૪
૩૯.	રાઠવાના મુવાડા	રાઠવાના મુવાડા	દે. બારીયા	દાહોદ	૧૩૧, ૩૮, ૬, ૩૪, ૩૬	૬૭.૪૭	૬૩.૧૫
૪૦.	સેવનીયા	સેવનીયા	દે. બારીયા	દાહોદ	૧૪૩, ૮૬, ૨૩૦	૧૮.૩૩	૧૬.૦૨
૪૧.	સાગટાળા	સાગટાળા	દે. બારીયા	દાહોદ	૧૧૭, ૧૧૮	૩૭.૮૫	૧૧૫.૫૫
૪૨.	બોરસાગર	બોરસાગર	દે. બારીયા	દાહોદ	૫, ૨૭, ૬૧	૫૮.૩૦	૨૬.૫૭

૪૩.	નાની અરી	નાની અરી	દે. બારીયા	દાહોદ	૧૨૦/૧	૨૪.૨૦	૪૭.૮૫
૪૪.	ભુલર	ભુલર	દે. બારીયા	દાહોદ	૧૩૮, ૧૩૬	૧૨.૧૨	૧૩.૩૩
૪૫.	અંતેલા	અંતેલા	દે. બારીયા	દાહોદ	૫૧૮	૬.૧૩	૧૧.૫૫
૪૬.	બારા	બારા	દે. બારીયા	દાહોદ	૪૩, ૨૨, ૩૨	૧૨.૧૨	૧૦.૩૩
૪૭.	પંચેલા	પંચેલા	દે. બારીયા	દાહોદ	૧૩૫, ૧૦૨, ૧૨૪	૮.૧૦	૩.૭૦
૪૮.	ટીટોડી	ટીટોડી	આલોદ	દાહોદ	૫૩૬, ૫૬૧ થી ૫૬૮, ૫૭૫, ૫૮૧, ૨૪૦ થી ૨૪૮, ૧૮૪ થી ૨૦૪, ૧૬૪ થી ૧૬૮	૩૦૩.૪૫	૩૨૭.૧૮
૪૯.	સુકી	સુકી	આલોદ	દાહોદ		૧૧૬.૦૦	૧૫૮.૫૫
૫૦.	કાળીયા હીલ	કાળીયા હીલ	આલોદ	દાહોદ	૫૬, ૧૧૭, ૧૫, ૧૧૮, ૧૨૦, ૧૨૪, ૧૨૫, ૧૨૮	૬૬.૦૦	૮૭.૪૮
૫૧.	કારક	કારક વાંગીવાડ	આલોદ	દાહોદ	૫૨, ૫૪, ૫૭	૩૦.૦૦	૩૬.૧૦
૫૨.	મોટી હાંડી	મોટી હાંડી	આલોદ	દાહોદ	૨૫૦	૧૬.૦૦	૨૪.૧૬
૫૩.	ઘોડીયા	ઘોડીયા વગેલા	આલોદ	દાહોદ	૧૨૨, ૩૨૩, ૧૧, ૧૨૭	૭.૦૦	૩૩.૨૮
૫૪.	થેરકા	થેરકા	આલોદ	દાહોદ	૨૫૦, ૨૫૭, ૬૬૭, ૬૩૨, ૧૪૨, ૬૧૧, ૬૩૭ થી ૬૪૦, ૬૪૩	૨૬.૦૦	૩૪.૪૬
૫૫.	ધાસીયા	ધાસીયા	આલોદ	દાહોદ	૪૮૬	૫૦.૦૦	૩૨.૫૬
૫૬.	પરથમપુર	પરથમપુર	આલોદ	દાહોદ	૩૦૮	૭.૦૦	૨૧.૧૪
૫૭.	દાંતીયા	દાંતીયા	આલોદ	દાહોદ	૧૦૭	૫.૦૦	૨૧.૨૫
૫૮.	થાળા	થાળા	આલોદ	દાહોદ	-	૬૮.૦૦	૭૪.૮૦
૫૯.	કુંડા	કુંડા ધમેશા	આલોદ	દાહોદ	૧૫૫, ૮૦, ૪૭(બ)	૧૨.૦૦	૨૨.૭૮

ક્ર.સં.	લાભાના મુવાજા	લાભાના મુવાજા	આલોદ	દાહોદ	૧૮૪, ૨૭૭, ૨૭૬, ૨૭૫, ૧૮૫	૮.૦૦	૨૦.૪૪
૬૧.	મલવાસી	મલવાસી	આલોદ	દાહોદ	ગૌચરે	૬.૦૦	૧૨.૬૦
૬૨.	સારમારીયા	સારમારીયા	આલોદ	દાહોદ	૧૮૯	૯.૦૦	૨૪.૬૦
૬૩.	મલવાસી દેવકુંભલા	મલવાસી દેવકુંભલા	આલોદ	દાહોદ	-	૪.૦૦	૧૦.૮૦
૬૪.	ધોળી દાતી	ધોળી દાતી	આલોદ	દાહોદ	૫૭	૩.૦૦	૧૧.૦૦
૬૫.	દેવજીની સરસવાણી	દેવજીની સરસવાણી	આલોદ	દાહોદ	૬૧	૮.૦૦	૧૦.૩૩
૬૬.	સુથારવાસા	સુથારવાસા	આલોદ	દાહોદ	૨૪૧, ૨૪૫, ૨૪૬	૪.૦૦	૧૪.૫૯
૬૭.	વાંકોલ	વાંકોલ	આલોદ	દાહોદ	-	૬.૦૦	૧૪.૮૫
૬૮.	કાલી ગામ	કાલી ગામ	આલોદ	દાહોદ	ગૌચર	૫.૦૦	૪.૬૨
૬૯.	મારગાળા	મારગાળા	ફતેપુરા	દાહોદ	-	૫૭૭.૦૦	૮૦૦.૧૦
૭૦.	જલાઈ નિંદકા	જલાઈ નિંદકા	ફતેપુરા	દાહોદ	૬૧, ૬૦, ૬૩, ૪૯, ૫૦, ૫૧	૩૫.૦૦	૪૭.૦૨
૭૧.	જવેસી	જવેસી	ફતેપુરા	દાહોદ	૪૮૫, ૫૪૨, ૪૦૦, ૪૭૯, ૫૪૧, ૪૭૫,	૪૨.૦૦	૫૫.૧૯
૭૨.	જવેસી	જવેસી	ફતેપુરા	દાહોદ	૧૬૭, ૧૫૨, ૧૪૪, ૧૪૩, ૧૦૭	૯૬.૦૦	૩૮.૮૦
૭૩.	ફતેગઢી	ફતેગઢી	ફતેપુરા	દાહોદ	૯, ૧૦, ૧૨, ૨૯, ૩૦, ૩૨, ૩૪, ૩૫, ૧૪, ૬૩	૩૬.૦૦	૭૨.૦૭
૭૪.	કંથાગર	કંથાગર	ફતેપુરા	દાહોદ	-	૨૫.૦૦	૮.૨૧
૭૫.	છાલોર	છાલોર	ફતેપુરા	દાહોદ	૧૪૫, ૧૪૬, ૬૯૦, ૪, ૧૬૦,	૧૩.૦૦	૧૫.૮૮
૭૬.	ફતેપુરા	ફતેપુરા લીલવા	ફતેપુરા	દાહોદ	૧૫૭	-	-
૭૭.	મોટીરેલ	મોટી રેલ (પૂર્વ)	ફતેપુરા	દાહોદ	-	૮.૦૦	૩.૮૫
			ફતેપુરા	દાહોદ	-	૯.૦૦	૬.૮૮
					-	૩૦૧.૦૦	૨૭૭.૭૧

હયાત અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

પ્રચાપન ક્ષેત્ર/ચ/ચિત્ર/દાહોદ

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ધ.ફૂટ
		હયાત અનુશ્રવણ તળાવો					
૧.	કંઠલા	કંઠલા	દાહોદ	દાહોદ	૨૭૬, ૨૧૭, ૨૧૪, ૨૧૩, ૨૧૬, ૩૦૬, ૨૮૮, ૮૫	૨૨.૦૬	૬૭.૩૮
૨.	વાડબારા	વાડબારા	દાહોદ	દાહોદ	૧૦, ૧૧, ૧૨, ૩૦, ૩૧, ૩૪, ૩૫, ૩૬, ૩૭, ૩૮, ૩૯, ૪૦, ૬૫, ૬૬/૧, ૭૧, ૭૨, ૮૫, ૮૮, ૮૯, ૯૯, ૪૧, ૪૨, ૪૩, ૪૪, ૪૫, ૪૬, ૧૧૧	૩.૧૦	૧.૫૦
૩.	ખંગેલા	ખંગેલા	દાહોદ	દાહોદ	૪૨૦/૧, ૪૨૧/૧, ૪૮૦, ૪૮૧, ૪૮૨/૧, ૪૭૯, ૪૭૮	૪.૦૦	૩.૨૮
૪.	આગાવાડા	આગાવાડા લીમડી	દાહોદ	દાહોદ	૩૪, ૩૫	૫.૭૦	૬.૮૦
૫.	ખાપરીયા	ખાપરીયા	દાહોદ	દાહોદ	-	૪.૧૫	૮.૩૧
૬.	ચૌસોલા	ચૌસોલા ઝરણા ફળીયા	દાહોદ	દાહોદ	-	૪.૮૦	૩.૩૦
૭.	ખરૌદા	ખરૌદા	દાહોદ	દાહોદ	-	-	૫.૦૦
૮.	સીમલીયા ખુદ	સીમલીયા ખુદ	દાહોદ	દાહોદ	૧૬૩, ૧૫૪, ૧૫૮, ૧૫૨, ૧૬૦, ૧૬૧	-	૪.૮૫





૨૩.	કંજેટા	કંજેટા	ધાનપુર	દાહોદ	જંગલ	૮.૦૦	૪.૪૧
૨૪.	નવાનગર	નવાનગર	ધાનપુર	દાહોદ	૭૭/૩, ૮૧, ૭૭/૨	૧૧.૦૦	૫.૨૨
					કુલ	૨૦.૦૦	૮.૬૩
૨૫.	છાસિયા	છાસિયા	બારીયા	દાહોદ	૭૭/૧, ૭૬	૪.૮૨	૪.૪૮
૨૬.	શિંગોર	શિંગોર	બારીયા	દાહોદ	૫	૮.૮૮	૪.૪૧
૨૭.	ગુણા	ગુણા	બારીયા	દાહોદ	-	૩.૭૦	૬.૬૩
૨૮.	વડોદર	વડોદર	બારીયા	દાહોદ	-	૮.૦૩	૪.૨૭
૨૯.	કાળી ડુંગરી	કાળી ડુંગરી	બારીયા	દાહોદ	૨૫૦, ૨૫૮, ૩૫૫, ૩૫૭, ૮૩	૧૧.૦૮	૬.૪૨
૩૦.	મોટી ઝરી	મોટી ઝરી	બારીયા	દાહોદ	-	૩.૦૦	૫.૧૮
૩૧.	રુઆબારી	રુઆબારી	બારીયા	દાહોદ	૧૮૩	૧૦.૦૦	૪.૮૭
					કુલ	૪૮.૬૩	૩૬.૩૭
૩૨.	આલીસીમલ	આલીસીમલ	ઝાલોદ	દાહોદ	૩૪	૧૨.૦૦	૨૪.૮૭
૩૩.	ધોળાખાખરા	ધોળાખાખરા	ઝાલોદ	દાહોદ	-	૧૩.૦૦	૨૭.૮૭
૩૪.	કચલધરા	કચલધરા	ઝાલોદ	દાહોદ	-	૩.૦૦	૨.૮૮
૩૫.	કરંબા	કરંબા	ઝાલોદ	દાહોદ	૩૧૩, ૩૧૫	૫.૦૦	૭.૮૭
૩૬.	મહુડી	મહુડી	ઝાલોદ	દાહોદ	૭૭, જંગલ	૭.૦૦	૧૨.૩૮
૩૭.	રામપુરા	રામપુરા	ઝાલોદ	દાહોદ	૬૦, ૬૨, ૬૧, ૨૩, ૨૫, ૨૪	૬.૦૦	૧૧.૮૮
૩૮.	બોડાડુંગર	બોડાડુંગર	ઝાલોદ	દાહોદ	૨૦ પૈકી	૩.૦૦	૩.૦૦
૩૯.	લીમડી	લીમડી કચુંબર	ઝાલોદ	દાહોદ	-	૪.૦૦	૩.૭૩
૪૦.	પરથમ પુર	કુજા (ફળીયા)	ઝાલોદ	દાહોદ	-	૪.૦૦	૬.૧૩
૪૧.	ચાકલીયા	ચાકલીયા પડાતીયા	ઝાલોદ	દાહોદ	ગૌચર	૫.૦૦	૮.૦૪
૪૨.	ધામણ ખોબરા	ધામણ ખોબરા (મોટી હાંડી)	ઝાલોદ	દાહોદ	૧૧૭, ગૌચર	૩.૦૦	૫.૨૫
૪૩.	મોટી હાંડી	મોટી હાંડી	ઝાલોદ	દાહોદ	૪૨	૫.૦૦	૬.૧૭

૪૪.	કુણી	કુણી	આલોદ	દાહોદ	ગૌયર	૬.૦૦	૮.૮૮
૪૫.	ચાકલીયા દાતગઢ	ચાકલીયા દાતગઢ	આલોદ	દાહોદ	-	૫.૦૦	૬.૮૮
૪૬.	ગરાડુ	ગરાડુ (ધાનડીયા)	આલોદ	દાહોદ	૬૦૮(ખ)	૧૨.૦૦	૨૪.૮૭
૪૭.	ગરાડુ	ગરાડુ	આલોદ	દાહોદ	૩૧૭, ૩૧૮, ૩૧૨, ૩૨૩	૧૦.૦૦	૧૮.૮૬
૪૮.	મુણધા	મુણધા	આલોદ	દાહોદ	-	૮.૦૦	૧૦.૨૩
૪૯.	મુંડાહેડા	મુંડાહેડા	આલોદ	દાહોદ	-	૬.૦૦	૬.૭૩
૫૦.	ચાકલીયા	ચાકલીયા ગુંદી ફળીયા	આલોદ	દાહોદ	-	૨.૦૦	૦.૫૨
૫૧.	પરથમપુર	પરથમપુર	આલોદ	દાહોદ	૬૨/૪	૨.૦૦	૦.૫૨
						૧૨૧.૦૦	૧૮૮.૪૮
૫૨.	મોટી રેલ	મોટી રેલ વાંગડ	ફતેપુરા	દાહોદ	-	૩.૦૦	૩.૫૭
૫૩.	મોટી ઢેલેલી	મોટી ઢેલેલી	ફતેપુરા	દાહોદ	૫	૬.૦૦	૭.૭૬
૫૪.	મોટી બારા	મોટીબારા	ફતેપુરા	દાહોદ	-	૬.૦૦	૮.૪૬
મંમ.	હિંદોલીયા	હિંદોલીયા (ખાટી)	ફતેપુરા	દાહોદ	૩૮, ૮૩-બ, ૮૩-ક	૫.૦૦	૫.૮૮
૫૬.	ડુંગર	ડુંગર દરબોડ	ફતેપુરા	દાહોદ	ગૌયર, જંગલ	૨.૫૦	૩.૦૦
					કુલ	૨૨.૫૦	૨૮.૭૮



ક.	દલવાડા	દલવાડા	શહેરા	પંચમહાલ	૭૧-૧, ૭૧-૨, ૭૦, ૩૩, ૭૨-૧, ૩૨-૨, ૪૬, ૪૮-૧, ૪૬૮૨, ૪૮૩, ૧૫, ૧૬, ૨૧, ૨૪-૪, ૪૬-૩, ૪૫-૧, ૪૪-૧, ૪૨, ૮૧, ૪૧-૨, ૪૧-૨, ૪૧-૩, ૨૭-૧, ૨૭-૨, ૨૭-૩	૬૬.૪૦	૩૦.૧૩
૭.	ડેમલી	ડેમલી	શહેરા	પંચમહાલ	૨૬૮, ૨૬૭, ૨૬૦, ૩૪૪, ૨૫૨, ૨૫૩, ૨૫૪, ૬૫૫, ૨૨૩, ૨૨૫, ૨૫૦, ૨૫૮, ૨૩૨, ૨૩૧, ૨૩૩, ૨૫૬, ૨૫૮, ૨૫૭, ૨૨૮, ૨૨૭	૧૩૬.૩૬	૩૬.૮૫
૮.	ઘરોલાં	ઘરોલાં	શહેરા	પંચમહાલ	૫૦, ૧૫૮, ૧૪૧, ૧૪૦, ૧૬૦, ૧૫૮, ૧૬૧, ૧૫૬, ૧૫૭, ૧૬૨, ૧૪૨, ૧૫૫, ૧૫૮, ૧૫૧, ૧૫૦, ૧૨૬, ૧૮૫	૪૬.૮૭	૧૫.૪૪
૯.	ધુલેટા	જલાઈ ધુળેટા	લુણાવાડા	પંચમહાલ	૧૦૬, ૧૧૩, ૧૧૪, ૧૧૭, ૧૧૮, ૧૨૦, ૧૧૮, ૬૮, ૧૩૪, ૧૩૭, ૧૪૦, ૧૪૭, ૧૪૬, ૧૫૮, ૧૪૫, ૧૬૧, ૧૬૨, ૧૬૩, ૧૨, ૮૭, ૧૪૩, ૮૧, ૧૫, ૧૬, ૧૭, ૧૭, ૨૮, ૫, ૩૦૧, ૩૦૨, ૩૦૩, ૩૦૫, ૩૦૭, ૨૫૨, ૨૫૪	૧૧૭.૮૧	૫૩.૨૬
૧૦.	વરધરી	વરધરી	લુણાવાડા	પંચમહાલ	પત્રક સામેલ છે. પાના નં. ૨૭૮	૫૮૫.૮૩	૨૦૫.૨૦
૧૧.	જેસોલા ગામ	જેસોલા કમાલપુર	લુણાવાડા	પંચમહાલ	૫૫-૩, ૫૫-૨, ૫૬, ૫૪	૬૧.૬૨	૨૨.૭૫
૧૨.	ધામોદ	ધામોદ	લુણાવાડા	પંચમહાલ	૪૫, ૪૬, ૪૭, ૪૮, ૫૭, ૫૩, ૫૪, ૨૫૧, ૨૬૪, ૨૬૫, ૨૭૩, ૨૭૫, ૨૭૬, ૨૭૭, ૨૮૮, ૨૮૯, ૨૯૬, ૨૭૭	૭૦.૭૧	૨૪.૩૧
૧૩.	કલેશ્વરી	કલેશ્વરી	ખાનપુર	પંચમહાલ	૩૨૬, ૧૩૪, ૩૪૨, ૩૪૩, ૧૫૬	૬૧.૭૧	૨૦.૬૫
૧૪.	કાંકરી મહુડી	કાંકરી મહુડી	ખાનપુર	પંચમહાલ	૨૧, કોરેસ્ટ, ૧૭૫, ૧૭૬, ૧૭૭, ૧૭૨, ૧૭૩, ૧૬૮	૭૬.૫૬	૨૧.૬૫
૧૫.	ડોડાવટા	ડોડાવટા	ખાનપુર	પંચમહાલ	૭૧ કોરેસ્ટ	૨૫.૦૦	૨૧.૬૦

૧૬.	વડા તળાવ	વડાતળાવ	હાલોલ	પંચમહાલ	૮૪, ૩૪		૧૩૩.૩૫	૮૨.૨૪૦
૧૭.	ધનસરવાવ	ધનસરવાવ	હાલોલ	પંચમહાલ	૭૧, ૭૦, ૬૯, ૬૮, ૬૭, ૩૫, ૬૭, ૩૭, ૩૯, ૩૮, ૪૦, ૮૯, ૮૦, ૮૨, ૮૪, ૮૫, ૧૧૭, ૮૧, ૮૨-૧, ૮૨-૨, ૮૨-૩, ૮૪, ૮૩		૨૪.૭૩	૭૦.૪૮૯
૧૮.	ધારીયા	ધારીયા	હાલોલ	પંચમહાલ	૮૫, ૮૬, ૧૦૩, ૮૪, ૫૮, ૭૧, ૭૨-૨, ૮૧, ૪૪, ૬૯		૩૫.૪૦	૭૧.૨૭૬
૧૯.	લફણી	લફણી	જાંબુઘોડા	પંચમહાલ	૨૪, ૨૫, ૧૨, ૧૩, ૧૪, ૧૫, ૧૬, ૧૭, ૧૮.		૦.૯૫	૧.૧૦
૨૦.	ગોયાસુંડલ	ગોયાસુંડલ	ઘોઘંબા	પંચમહાલ	૩૫, ૨૮, ૨૯, ૩૭, ૩૮, ૪૦, ૮૧, ૪૧, ૪૨.		૩.૧૨	૭૩.૩૭૪
૨૧.	ઝીઝરી	ઝીઝરી	ઘોઘંબા	પંચમહાલ	૪૫, ૧, ૨, ૩, ૪, ૫૬, ૭, ૮, ૯, ૧૦, ૧૧, ૧૨, ૧૩, ૧૪, ૧૫, ૧૬, ૨૧, ૨૨, ૩૨, ૩૩, ૩૪, ૩૬, ૩૫, ૩૭, ૩૮, ૪૦, ૪૧, ૪૨, ૪૬, ૪૪, ૪૫, ૪૮, ૪૭, ૪૯, ૫૦, ૫૧, ૪૩, ૩૪૮, ૩૪૯, ૨૨૪, ૮૭, ૮૩, ૮૮, ૮૦, ૮૭, ૭૯, ૮૦, ૭૭, ૧૨૫.		૩.૧૦	૭૩.૧૮૦
૨૨.	શામળકુંવા	શામળકુંવા	ઘોઘંબા	પંચમહાલ	૫, ૧૫, ૧૬, ૨૫, ૨૭, ૨૧, ૫૯, ૭૦, ૭૫, ૭૧, ૫૯, ૫૮		૧૭૫.૦૦	૪૧.૩૪૪
૨૩.	રૂપારેલ	રૂપારેલ	ઘોઘંબા	પંચમહાલ	ફોરેસ્ટ લેન્ડ		૧.૨૫	૧૬.૮૦૬
૨૪.	મોટી ખરસોલી	મોટી ખરસોલી	સંતરામપુર	પંચમહાલ	૮૦, ૮૧, ૮૨, ૮૮, ૮૯, ૯૦, ૯૧, ૯૨, ૯૩, ૯૪, ૯૫, ૯૬, ૯૭-૧, ૯૭-૨, ૯૮, ૯૯, ૧૦૦, ૧૦૧, ૧૦૨, ૧૦૪, ૧૦૫, ૧૩૮, ૧૩૯, ૧૪૦, ૧૪૧, ૧૭, ૧૮, ૧૯, ૨૦, ૨૧, ૨૨, ૨૩, ૨૪, ૨૫, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦, ૩૧, ૩૨, ૩૩, ૩૪, ૩૫, ૩૬, ૩૭, ૩૮, ૪૧, ૪૨, ૪૩, ૪૬, ૫૦, ૫૧, ૫૨, ૫૩, ૫૪, ૫૫,		૩૬.૮૦	૧૧૬.૨૬

૨૫.	મોઈલા પાડા	મોઈલા પાડા	સંતરામપુર	પંચમહાલ	૫૬, ૫૭, ૬૦, ૬૩, ૬૪, ૬૬, ૬૭, ૬૮, ૧૧૨, ૧૩૯, ૧૪૦, ૨૦૭, ૨૦૮, ૨૦૯, ૨૧૦.			૨૩.૬૩
૨૬.	રામભેમના મુવાડા	રામભેમના મુવાડા	સંતરામપુર	પંચમહાલ	૧૬, ૧૭, ૧૮, ૧૯, ૨૦, ૨૧, ૨૨, ૨૩, ૧૨, ૧૩, ૧૪, ૧૫, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦, ૪૫, ૪૬, ૫૦, ૫૧, ૫૨, ૫૩, ૬૪, ૬૮, ૬૯.		૧૦.૦૦	૧૯.૮૧
૨૭.	મોરલનાકા	મોરલનાકા	સંતરામપુર	પંચમહાલ	૩૮, ૩૭, ૩૩, ૩૪, ૩૦, ૩૧, ૩૨, ૪૭, ૪૮, ૪૯, ૧૮, ૧૯, ૨૦, ૨૧, ૨૨, ૨૩, ૨૫, ૨૬, ૨૭, ૨૮, ૩૧, ૩૫, ૩૬, ૩૭, ૧૭, ૭, ૮, ૯, ૧૧, ૧૨, ૧૮, ૧, ૨, ૩, ૪, ૭.		૮૮.૬૦	૧૪૪.૮૬
૨૮.	લીમડીડોળી	લીમડીડોળી	સંતરામપુર	પંચમહાલ	૮૧, ૮૨, ૮૩, ૮૪, ૮૫, ૮૬, ૮૭, ૮૮, ૫૮, ૫૯, ૧૨૮, ૧૨૯, ૧૩૦, ૧૩૧, ૧૩૨, ૧૩૩, ૧૩૫, ૧૩૬, ૧૩૭, ૧૩૮, ૧૩૯, ૧૪૦, ૭૮, ૭૯, ૮૨, ૧૩૩-૨, ૨૭૪-૧, ૨૭૩-૨, ૫૭, ૧૪૪, ૬૦, ૬૧, ૭૬, ૭૮, ૭૯, ૭૮, ૭૬, ૬૨, ૭૭, ૭૫, ૮૬, ૮૭.		૩૨.૦૦	૪૩.૬૯
૨૯.	વાંકડી આંજણવા	વાંકડી આંજણવા	સંતરામપુર	પંચમહાલ	૭૯, ૮૦, ૮૧, ૭૪, ૭૫, ૭૬, ૭૮, ૬૮, ૧૩૧, ૧૩૬, ૧૩૨, ૧૩૩, ૨૨૫, ૨૩૮, ૧૩૯, ૧૪૪, ૧૪૫, ૧૪૬, ૧૫૦, ૧૪૨, ૧૪૧, ૧૨૭, ૧૨૮, ૧૨૬, ૧૨૨, ૧૨૪, ૧૫૧, ૧૪૮, ૧૬૬, ૧૬૫, ૧૬૭, ૧૬૪, ૧૬૫, ૧૨૯, ૧૪૩, ૨૧૪, ૨૪૫.		૪૨.૮૦	૭૫.૯૭
૩૦.	તલવાડા	તલવાડા	કડાણા	પંચમહાલ	૨૫, ૨૬, ૨૭, ૨૮, ૨૯, ૩૦, ૩૧, ૩૮, ૩૩, ૩૪,		૧૫.૦૦	૨૯.૧૭





૧૧.	ડીટવાસ	ડીટવાસ સિંચાઈ તળાવ	કડાણા	પંચમહાલ	૪૦૭, ૪૧૧, ૪૧૨, ૪૦૬, ૪૦૮, ૪૦૯, ૪૧૦, ૪૪૭, ૪૧૪, ૪૧૫, ૪૪૩	૧૦	૭.૮૫
૧૨.	રીંછવાણી	રીંછવાણી સિંચાઈ તળાવ	ઘોઘંબા	પંચમહાલ	૨૬૧, ૧૩૩, ૧૫૬/૩, ૧૮૫, ૧૩૭, ૨૭૮, ૧૫૯	૦.૩૨	૫.૯૬
૧૩.	ધનેશ્વર	ધનેશ્વર સિંચાઈ તળાવ	ઘોઘંબા	પંચમહાલ	૬૪	---	---
૧૪.	બાઢવા	બાઢવા સિંચાઈ તળાવ	ઘોઘંબા	પંચમહાલ	૧૦૦, ૧૦૧, ૧૦૩, ૧૦૫, ૧૦૬, ૮૫, ૮૬, ૧૦૨, ૪૮, ૫૨, ૫૩, ૫૪, ૫૦	૦.૩૦	૨.૩૪૨
૧૫.	ચેલાવાડા	ચેલાવાડા સિંચાઈ તળાવ	ઘોઘંબા	પંચમહાલ	૩૬૭, ૩૪૮, ૩૬૩, ૩૪૯, ૩૫૦, ૩૫૧, ૩૫૫, ૩૫૨, ૩૧૬, ૩૧૭, ૩૧૮, ૩૧૯, ૩૨૦, ૩૪૭,	૦.૪૮	૧૦.૪૪
૧૬.	વાવકુંડલી	વાવકુંડલી સિંચાઈ તળાવ	ઘોઘંબા	પંચમહાલ	૩૧૨	૦.૬૨	૧૨.૮૮
૧૭.	ચાલવડ	ચાલવડ સિંચાઈ તળાવ	જંબુઘોડા	પંચમહાલ	ફોરેસ્ટ લેન્ડ	૦.૮૫	૦.૭૨
૧૮.	ધનોલ	ધનોલ સિંચાઈ તળાવ	ગોધરા	પંચમહાલ	૮૨, ૮૩, ૭૯, ૬૨, ૫૪, ૫૩, ૫૨, ૫૦, ૮૯, ૯, ૯૧, ૮૬, ૬૫, ૯૩, ૯૩, ૬૧, ૯૦, ૬૪, ૮૭, ૬૩, ૮૮, ૮૬, ૯૫	૨૧.૦૯	૧૦.૫૦
૧૯.	સાંપા	સાંપા સિંચાઈ તળાવ	ગોધરા	પંચમહાલ	૩૨૮, ૧૧૩, ૪૩૩	૪૨.૯૬	૧૦.૫૭
૨૦.	છાવડ	છાવડ સિંચાઈ તળાવ	ગોધરા	પંચમહાલ	૨૦૬, ૨૦૩, ૨૦૨, ૨૦૧, ૧૯૯, ૧૯૮	૬૪.૪૧	૧૩.૯૧
૨૧.	વડેલાવ	વડેલાવ સિંચાઈ તળાવ	ગોધરા	પંચમહાલ	૧૬૭, ૧૬૬, ૧૬૫, ૧૬૪, ૧૬૩, ૧૬૨, ૧૬૧, ૮૫, ૮૬, ૮૭, ૮૧, ૮૨, ૮૩, ૧૦૫, ૧૦૪, ૧૦૬, ૧૦૫.૨, ૧૦૫.૧, ૧૦૫.૪	૩૦.૦૦	૧૦.૦૦

૨૨.	દેલોચ	દેલોચ સિંચાઈ તળાવ	મોરવા હડક	પંચમહાલ	૧૪૧,૫૨	૨૦.૦૦	૪.૨૩
૨૩.	ખાબડા	ખાબડા સિંચાઈ તળાવ	મોરવા હડક	પંચમહાલ		૧૮.૦૦	૫.૨૪
૨૪.	લાંબી	લાંબી સિંચાઈ તળાવ	શહેરા	પંચમહાલ	૮૧, ૮૨, ૮૩, ૮૪, ૮૫, ૮૬, ૮૭, ૮૮, ૮૯, ૧૦૦, ૫-૨	૩૩.૨૦	૬.૫૯
૨૫.	કુંટેલી	કુંટેલી અંબાલી સિંચાઈ તળાવ	શહેરા	પંચમહાલ	૭૧, ૮૦, ૭૦, ૮૫,	૨૦.૦૦	૩.૨૪
૨૬.	વિજાપુર	વિજાપુર સિંચાઈ તળાવ	શહેરા	પંચમહાલ	ફોરેસ્ટ	૧૮.૫૩	૪.૧૪
૨૭.	ખાડીયા	ખાડીયા સિંચાઈ તળાવ	શહેરા	પંચમહાલ	૭૮	૧૨.૦૦	૪.૭૫
૨૮.	સુરેલી	સુરેલી િ	શહેરા	પંચમહાલ	૮, ૨૮૬, ૮	૨૮.૨૮	૪.૩૬
૨૯.	ધાંધલપુર	ધાંધલપુર સિંચાઈ તળાવ	શહેરા	પંચમહાલ	૨૨૩, ૨૨૨, ૨૬૬, ૨૧૨, ૨૭૮, ૨૭૮, ૨૭૭, ૨૭૨, ૨૭૩, ૨૭૪, ૨૪૮, ૨૪૮, ૨૫૧, ૪૧, ૪૦, ૩૮, ૨૧૪, ૩૮, ૩૮, ૪૨, ૨૬૬, ૨૫૨	૨૮.૬૮	૩.૨૫
૩૦.	ધામણોદ	ધામણોદ ઠાકરીયા સિંચાઈ તળાવ	શહેરા	પંચમહાલ	૩૪, ૩૭	૩૪.૩૭	૧૦.૫૬
૩૧.	નરોડા	નરોડા સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	૪૧, ૭૮	૪૧.૭૮	૧૧.૭૮
૩૨.	મોટી ઝાંઝરી	મોટી ઝાંઝરી સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	૧૨૦, ૧૨૧, ૧૨૨, ૧૨૩, ૧૧૮, ૮૩, ૮૪, ૮૩, ૭૨, ૭૦, ૬૬, ૬૮, ૭૮	૩૮.૦૬	૬.૩૬
૩૩.	રસોડીયા	રસોડીયા ધામણીયા સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	૧૫૬, ૧૬૪, ૧૬૬, ૧૬૮, ૧૭૮, ૧૦૮, ૧૬૦	૩૧.૨૫	૨.૨૬
૩૪.	શરોલી	શરોલી સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	ગૌચર	૩૫.૧૫	૧૧.૫૫

અપ.	છાપરી	છાપરી સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	ઉપ	૧૫.૬૨	૪.૪૫
૩૬.	કડાચલા	કડાચલા સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	૨૮૮, ૨૮૧, ૨૮૨૫, ૨૮૩, ૨૮૪, ૨૮૫, ૨૮૬, ૩૦૩, ૩૦૪, ૩૦૫, ૩૩૮, ૩૨૩, ૩૧૬, ૨૭૪, ૨૭૫, ૨૭૬, ૨૭૭, ૨૭૮, ૨૭૯, ૨૮૦, ૨૮૧, ૨૮૨, ૨૮૬, ૨૮૭, ૨૮૮, ૨૮૯, ૨૯૦, ૨૯૧, ૧૩૩, ૩૦૨	૧૭.૫૦	૭.૫૫
૩૭.	અયડી	અયડી સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	૮, ૧૦, ૧૧, ૧૨, ૨	૨૦.૦૦	૬.૨૩
૩૮.	કઠલાલ	કઠલાલ સિંચાઈ તળાવ	લુણાવાડા	પંચમહાલ	ગામ તળાવ, ગૌચર	૧૫.૦૦	૪.૧૩
૩૯.	નેસડા	નેસડા	ખાનપુર	પંચમહાલ	૩૩, ૩૪, ૨૭, ૬૦ ફોરેસ્ટ	૨૫.૨૮	૮.૦૭
૪૦.	ઝલકુકડી	ઝલકુકડી સિંચાઈ તળાવ	ખાનપુર	પંચમહાલ	૮૬, ૮૫, ૮૭, ૮૮, ૮૪, ૮૨, ૭૨, ૭૧, ૬૮, ૭૦, ૬૮, ૬૬, ૬૭, ૬૪, ૬૫, ૬૩, ૧, ૨, ૩,	૨૨.૨૮	૩.૨૩
						૭૦૨.૩૫	૨૭૮.૬૬
					કુલ	૩૧૬૧.૮૧	૧૮૮૭.૬૬

**વરધેરી સિંચાઈ તળાવ જમીન સંપાદન**

૧	વેડ	૧૬૧/૨, ૧૨૧, ૧૬૧/૧, ૧૫૮, ૧૭૫/૨, ૧૫૬/૨, ૧૫૩/૧, ૧૩૬, ૧૬૦/૧, ૧૧૮, ૧૭૮/૧, ૧૧૮, ૧૭૭, ૧૩૩/૧, ૧૩૪
૨.	ઉચરપી	૨૭૩, ૨૭૭, ૨૮૦, ૨૮૫, ૨૪૮, ૨૪૪, ૨૧૬, ૨૨૪, ૨૧૭/૧, ૨૧૭/૨, ૨૧૩/૧ - બ, ૨૧૩/૧-અ, ૨૪૨/૧, ૨૧૩/૧-ક, ૨૧૭/૩, ૨૩૩, ૨૬૦, ૨૪૧/૨, ૩૦૫/૨, ૨૨૬, ૨૩૮/૨, ૨૪૦/૧, ૨૦૬/૨, ૨૪૨/૩, ૨૬૭/૨, ૨૭૧, ૨૬૭/૩, ૨૩૧, ૨૧૨/૬, ૧૧૨/૭, ૨૧૮, ૨૭૮, ૨૧૮, ૧૪૪/૨, ૨૨૦/૫
૩.	વખતપુર	૧૮/૧૨, ૩૫/૧, ૫૮/૪, ૩૩, ૭૦, ૧૮/૮, ૬૦/૫, ૫૭/૨, ૫૮/૨, ૫૭/૨, ૫૫, ૫૬, ૫૭/૩, ૬૮, ૬૦/૨, ૬૩, ૩૪/૪, ૩૪/૧
૪.	કેડીયા	૧૧૮, ૧૨૫/૭, ૧૨૫/૬, ૧૨૫/૧૬, ૧૨૫/૧૩, ૧૨૫/૧૫, ૧૨૫/૧૭, ૧૨૫/૧૮, ૧૨૫/૧૯, ૧૨૫/૧૪, ૧૨૫/૧૮, ૧૨૫/૧૦, ૧૨૫/૫
૫.	ભુવાલ	૩૧/૨, ૨/૨, ૨૮/૧, ૬, ૩, ૨/૧, ૨૮/૨, ૩૨, ૪/૧, ૧, ૩૩, ૩૪, ૩૦, ૫, ૩૧/૧, ૩૫/૧, ૮/૧, ૩૦/૧, ૧૮/૨, ૧૮/૧, ૪/૨, ૮/૨, ૩૮/૨, ૩૮/ ૧/૨

પત્રક

: હયાત નાની યોજનાના અનુશ્રવણ તળાવોનું તાલુકાવાર તારીખપત્રક :

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	કુલ સંખ્યા	તળાવોની એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.		અનુશ્રવણ તળાવ	ખાનપુર	પંચમહાલ	૪	૨૮.૦૦	૪૮.૧૧
૨.		અનુશ્રવણ તળાવ	લુણાવાડા	પંચમહાલ	૧	૮.૦૦	૧૦.૦૦
૩.			શહેરા	પંચમહાલ	૮	૩૧.૫૦	૩૮.૮૨
૪.			ગોધરા		૮	૧૮.૦૦	૨૬.૨૮
૫.			મોરવા (હ)	પંચમહાલ	૩	૨૫.૦૦	૫૦.૫૦
૬.			ઘોઘંબા	પંચમહાલ	૧	૩.૦૦	૩.૫૮
૭.			સંતરામપુર	પંચમહાલ	૬	૨૬.૫૦	૧૮.૪૮
૮.			કડાણા	પંચમહાલ	૧	૪૦.૧૦	૨૮.૭૩
૯.			કાલોલ	પંચમહાલ	૧	૩.૦૦	૩.૧૪
				કુલ	૩૮	૧૮૩.૧૦	૨૨૮.૭૪

પત્રક

: અનુશ્રવણ તળાવોની માહિતી દર્શાવતું પત્રક :

જાળી સિંચાઈ વિભાગ, ગાંધી રા.

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ ક.લા. ઘ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	બામરોડા	બામરોડા અનુ. તળાવ	ખાનપુર	પંચમહાલ	ગૌચર	૧૩.૦૦	૩૦.૦૦
૨.	જેઠોલા	જેઠોલા અનુ. તળાવ	ખાનપુર	પંચમહાલ	ગૌચર	૪.૦૦	૩.૮૫
૩.	ઢોલખાખરા	ઢોલખાખરા અનુ. તળાવ			૩૪૧, ૩૪૨, ૩૪૩, ૩૪૪, ૩૪૫, ૩૪૬, ૩૪૭	૬.૦૦	૮.૪૦
૪.	લીમડીયા	લીમડીયા અનુ. તળાવ	ખાનપુર		ગૌચર	૫.૦૦	૫.૮૬
૫.	ભમરા	ભમરા અનુ. તળાવ	લુણાવાડા	પંચમહાલ	૮૦, ૮૩, ૬૭, ૬૮	૮.૦૦	૧૦.૦૦
૬.	મહેલોલ	મહેલોલ	શહેરા	પંચમહાલ	૩૮	૭.૫૦	૧૦.૦૦
૭.	જાલમ બારીઆ	જાલમ બારીઆ ના મુવાડા અનુ. તળાવ	શહેરા	પંચમહાલ	૪૭, ૮૮, ૪૯, ૭૬, ૨૧, ૧૭, ૧૩/૧, ૧૩/૨, ૧૫, ૫૦	૫.૦૦	૬.૫૮

૮.	મંગલપુર	મંગલપુર અનુ. તળાવ	શહેરા	પંચમહાલ	૧૧, ૧૨, ૧૩, ૧૪, ૧૫, ૧૬, ૧૭, ૧૮, ૧૯, ૨૦	૪.૦૦	૫.૪૮
૯.	પસનાલ	પસનાલ અનુ. તળાવ	શહેરા	પંચમહાલ	૧, ૧૮, ૭૮, ૭૯, ૮૦, ૨૪, ૩૧, ૪૮	૩.૦૦	૪.૦૦
૧૦.	બોડીકા ખુર્દ	બોડીકા ખુર્દ અનુ. તળાવ	શહેરા	પંચમહાલ	૨૨૭	૧.૦૦	૨.૩૭
૧૧.	મીકાલી	મીકાલી અનુ. તળાવ	શહેરા	પંચમહાલ	૫૦, ૫૩	૩.૦૦	૩.૦૦
૧૨.	અણીયાદ	અણીયાદ અનુ. તળાવ	શહેરા	પંચમહાલ	ગૌયર	૪.૦૦	૪.૦૦
૧૩.	વાઘજીપુર	વાઘજીપુર અનુ. તળાવ	શહેરા	પંચમહાલ	ગૌયર	૩.૦૦	૩.૪૮
૧૪.	પઢીયાર	પઢીયાર અનુ. તળાવ	ગોધરા	પંચમહાલ	૧૪૦, ૧૪૧, ૧૩૩, ૧૩૪, ૧૩૬, ૧૩૭	૬.૦૦	૮.૦૦
૧૫.	ઓરવાડા	ઓરવાડા	ગોધરા	પંચમહાલ	૧૫૫	૫.૦૦	૧૦.૩૦
૧૬.	પોપટપુરા	પોપટપુરા અનુ. તળાવ	ગોધરા	પંચમહાલ	ગૌયર	૪.૦૦	૪.૦૦
૧૭.	સાગાવાડા	સાગાવાડા અનુ. તળાવ	ગોધરા	પંચમહાલ	જંગલ વિસ્તાર	૩.૦૦	૩.૮૮
૧૮.	મેત્રાલ	મેત્રાલ અનુ. તળાવ	મોરવા હડક	પંચમહાલ	૧૮, ૧૯, ૧૦, ૧૧, ૨૨, ૨૩, ૩૨, ૧૧	૧૦.૦૦	૨૦.૫૦



૧૯	મોજરી	મોજરી અનુ. તળાવ	મોરવા હડક	પંચમહાલ		૫.૦૦	૫.૦૦
૨૦.	રજાપતા	રજાપતા	મોરવા હડક	પંચમહાલ	૪૬૩, ૫૮૧, ૫૦૮, ૫૦૮, ૫૪૧, ૫૪૭, ૪૨, ૪૦૮, ૪૬૮, ૫૦૫, ૪૬૨	૧૦.૦૦	૨૫.૦૦
૨૧.	હાતોલ	હાતોલ અનુ. તળાવ	ઘોઘંબા	પંચમહાલ	ગૌયર	૩.૦૦	૩.૫૮
૨૨.	કાલીબેલ	કા. સાંગપાળીયા અનુ. તળાવ	સંતરામપુર	પંચમહાલ	ગૌયર	—	૩.૦૦
૨૩.	બાબરોલ	બાબરોલ કુલપરી અનુ. તળાવ	સંતરામપુર	પંચમહાલ	૪.૦૦	૫.૦૦	૨.૨૫
૨૪.	ખા. ફળીયા	ખા. ફળીયા અનુ. તળાવ	સંતરામપુર	પંચમહાલ	ગૌયર	૪.૫૦	૩.૪૮
૨૫.	છાયણદેવ	છાયણદેવ અનુ. ફળીયા	સંતરામપુર	પંચમહાલ	ગૌયર	૪.૦૦	૩.૦૦
૨૬.	ન. ફુગારીયા	નસીકપર ફુગારીયા અનુ. તળાવ	સંતરામપુર	પંચમહાલ	ગૌયર	૫.૦૦	૩.૭૬
૨૭.	કા. મુવાડા	કાઠીના મુવાડા અનુ. તળાવ	સંતરામપુર	પંચમહાલ	ગૌયર	૪.૦૦	૨.૮૮
૨૮.	રણકપુર	રણકપુર અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌયર	૪.૦૦	૪.૩૨
૨૯.	શીયાલ	શીયાલ અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌયર	૪.૧૦	૩.૧૦
૩૦.	સરસ્વા	સરસ્વા અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌયર	૫.૦૦	૨.૪૫

કોઈ દબાણ નથી

૩૧.	દેવાવાડા	દેવાવાડા અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌચર	૪.૦૦	૩.૮૫
૩૨.	બચકરીયા	બચકરીયા અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌચર	૪.૫૦	૨.૨૮
૩૩.	સાદવડા	સાદવડા અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌચર	૪.૦૦	૩.૩૩
૩૪.	ઝાંગણ	ઝાંગણ અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌચર	૩.૫૦	૩.૨૦
૩૫.	કરવાઈ સીમાબારી સીમા બારી	કરવાઈ સીમાબારી અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌચર	૪.૦૦	૧.૭૬
૩૬.	લાડપુર	લાડપુર અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌચર	૪.૦૦	૩.૧૦
૩૭.	જા. મુવાડા	જાંચુના મુવાડા અનુ. તળાવ	કડાણા	પંચમહાલ	ગૌચર	૩.૦૦	૧.૨૩
૩૮	ખડકી	ખડકી અનુ. તળાવ	કાલોલ	પંચમહાલ	ગૌચર	૩.૦૦	૩.૧૪
					કુલ	૧૮૩.૧૦	૨૨૮.૭૪

પંચાયત સિંચાઈ નીભાવ. વડોદરા.  
જીલ્લો :- વડોદરા.

ક્ર. નં.	ગામનું નામ	ચીજનાનું નામ	તાલુકો	અર્થ નં. કે.પી	તળાવની ઝોનીયા
----------	------------	--------------	--------	-------------------	------------------

જ્યોતી નાની સિંચાઈ તળાવ

1	પુનરીયા મુવાલ અભિલાવ	પુનરીયા મુવાલ અભિલાવ	પુનરીયા મુવાલ અભિલાવ	-	354 151 34
2				140/2, 140/3, 140/7, 134, 133, 133/2, 124, 140/4, 140/5, 140/6, 140/9, 140/10, 140/11, 140.	50.28 151.52
3	જાવલ તાડવા કેસીયા	જાવલ તાડવા કેસીયા	જાવલ તાડવા કેસીયા	224, 212, 224, 111 216, 209, 206, 203, 210, 211, 213, 214, 214, 215, 212.	69 50
4	કંદીપુરા નમોદપુરા સારસી શ્રીપોર દીબી	કંદીપુરા નમોદપુરા સારસી શ્રીપોર દીબી	કંદીપુરા નમોદપુરા સારસી શ્રીપોર દીબી	604, 625, 626, 609/1 43 થી 59, 36, 36, 30 થી 34, 254, 24, 23, 22, 85 થી 117, 19, 6 થી 14, 82 થી 88, 8 થી 4, 2, 80 116, 120, 121, 124, 124, 124, 124, 102, 103, 101, 66, 64, 109, 100.	244 40
5	વેરાનપીયા સરવન	વેરાનપીયા સરવન	વેરાનપીયા સરવન	158, 194, 196, 196, 160, 126, 126, 123, 131, 130, 125, 143.	215.46 30.46
6	કોટબી જાંબુવાઈ ફુડવાલ જરાદ રવાલ પરોડા	કોટબી જાંબુવાઈ ફુડવાલ જરાદ રવાલ પરોડા	વમોડીયા વમોડીયા વમોડીયા વમોડીયા વમોડીયા વમોડીયા	223 થી 229, 1081, 1089 146 થી 150, 154, 159, 158, 194, 216 26, 32, 33, 34 થી 36 1169 થી 1169, 1846, 1846 356, 392, 393, 394, 394, 399, 400, 400 6, 6, 10, 18	19.58 32.38 21.19 14.56 83.12 30.64 34.26

## પંચાયત હસ્તકના તમામ તળાવો (અનુશ્રવણ તળાવ) અંગેની માહિતીનું પત્રક

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ધ.ફૂટ
૧.	અમલવાંટ	અમલવાંટ	કવાંટ	વડોદરા	૪૫, ૪૭, ૮૨/૨, ૮૭/૧, ૮૮ થી ૮૧, ૮૪, ૮૬, ૧૦૧ થી ૧૦૭, ૧૦૮, ૧૧૧, ૧૧૦/૧, ૧૧૦/૨, ૧૧૧, ૧૧૨/૧, ૧૧૨/૨, ૧૧૩, ૧૧૪/૧, ૧૧૪/૨, ૧૧૫ થી ૧૨૦, ૧૨૧/૧, ૧૨૨, ૧૩૮ થી ૧૪૦, ૧૪૪, ૧૪૬, ૧૪૭, ૧૪૮ થી ૧૫૭, ૧૫૮, ૧૬૦, ૧૬૨ થી ૧૬૫, ૧૬૬/૧, ૧૬૬/૨, ૧૬૮	૪૫.૪૭	૧૭૩.૩
૨.	સીંગલા	સીંગલા	છોટા ઉદેપુર	વડોદરા	૫૫૭, ૬૩૧, ૬૩૨, ૬૪૧/૧, ૬૪૨/૨, ૬૪૮, ૬૬૪, ૬૭૦, ૬૭૧, ૬૭૩ થી ૬૮૨,	૨૪.૬	૨૧.૬૩
૩.	ઝેર	ઝેર	છોટા ઉદેપુર	વડોદરા	૫ થી ૧૩, ૨૫ થી ૩૧, ૩૫, ૩૬, ૬૪, ૬૫/૧, ૬૫/૨, ૬૮ થી ૭૧, ૭૨/૧, ૭૪, ૭૫, ૮૫, ૧૦૩, ૧૦૭, ૧૦૮ થી ૧૧૧, ૧૨૫, ૧૩૩ થી ૧૪૦, ૧૪૪ થી ૧૫૧, ૧૫૨, ૧૫૪ થી ૧૫૭, ૧૫૮/૧, ૧૫૮/૨, ૧૬૦ થી ૧૬૫, ૧૬૬/૧, ૧૬૬/૨, ૧૬૭/૧, ૧૬૭/૨, ૧૬૮, ૧૭૦, ૧૭૧, ૧૭૨/૧, ૧૭૨/૨,	૧૧૦	૧૧૮.૭૮

૪.	જામલી	જામલી	છોટા ઉદેપુર	વડોદરા	૧૭૩ થી ૧૭૯, ૧૮૯, ૧૯૫, ૧૯૭, ૨૦૩ થી ૨૦૯, ૨૧૨, ૩૦૭, ૩૦૩, ૬૪૫, ૬૭૩, ૬૭૪, ૬૭૮	૭૫.૮૯
૫.	હરવાંટ	હરવાંટ	છોટા ઉદેપુર	વડોદરા	૧૦૫, ૧૧૯ થી ૧૩૨, ૧૩૮ થી ૧૪૬, ૧૪૭/૧, ૧૪૭/૨, ૧૪૮ થી ૧૫૫, ૨૭૪, ૨૮૯	૫૯.૩૮
૬.	નાલેજ	નાલેજ	છોટા ઉદેપુર	વડોદરા	૧૮ થી ૩૪, ૧૧૭, ૧૧૮/૧, ૧૧૮/૨, ૧૨૦ થી ૧૨૫, ૩૭, ૨૨૦, ૨૯૨	૮૫.૫
૭.	ભેંસા	ભેંસા	છોટા ઉદેપુર	વડોદરા	૧૦૭	૬.૭૪
૮.	ગાબડીયા	ગાબડીયા	છોટા ઉદેપુર	વડોદરા	૧૨૧	૪.૭૨
૯.	લીંડ-ટેકરા	લીંડા ટેકરા	નસવાડી	વડોદરા	૬૦, ૫૭, ૬૩, ૫૬, ૬૪, ૬૫, ૫૮, ૫૯, ૪૩ થી ૫૦, ૧૬૪ થી ૧૬૬, પાર્ટસ નં. ૬૬, ૬૨, ૫૫, ૫૪, ૫૬, ૧૩, ૫૯, ૫૭, ૧૬૭ થી ૧૭૦	૫૫.૬
૧૦.	ધનીયાવાલા	ધનીયાવાલા	નસવાડી	વડોદરા	૧૧૨, ૧૧, ૧૦૪, ૧૦૬/૨, ૧૦૭, ૯૯, ૯૮, ૨૦, ૧૯, ૨૨, ૨૭, ૩૩, ૨૯, ૩૮, ૩૯/૨, ૩૧, ૩૦ પાર્ટસ નં. ૧૦, ૧૬, ૪૦, ૪૧, ૪૪, ૫૪, ૫૫, ૩૨, ૩૭/૩, ૧૦૫, ૨૫,	૩૯.૫
						૬૬.૩૩

## પત્રક

: સિંચાઈ યોજનાઓ તથા તળાવોની માહિતી દર્શાવતું પત્રક :

પંચાયત સિંચાઈ વિભાગ, ભરૂચ

ફેક્સ નં. : (૯૫૨૬૫) ૪૨૦૩૪૯

અ.નં.	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	ચોરામલા	ચોરામલા નં. (૧) અનુ. તળાવ	વાલીયા	ભરૂચ	૩૩, ૩૪, ૩૯	૩.૦૦	૨.૫૦
૨.	ચોરામલા	ચોરામલા - (૨) સિંગાસર અનુ. તળાવ	વાલીયા	ભરૂચ	૨૦	૩.૫૦	૨.૦૦
૩.	ચોરામલા	ચોરામલા અનુ. તળાવ	વાલીયા	ભરૂચ	૩	૪.૦૦	૩.૦૦
૪.	દેસાડ	દેસાડ-(૧) અનુ. તળાવ	વાલીયા	ભરૂચ	૩૪૬, ૩૫૧, ૩૫૨, ૩૫૩	૬.૫૦	૫.૦૦
૫.	દેસાડ	દેસાડ-(૨) અનુ. તળાવ	વાલીયા	ભરૂચ	૬૬, ૬૭-અ	૩.૫૦	૩.૦૦
૬.	દોડવાડા	દોડવાડા અનુ. તળાવ	વાલીયા	ભરૂચ	૧૧૮	૩.૦૦	૨.૫૦
૭.	હિરાપુર	હિરાપુર અનુ. તળાવ	વાલીયા	ભરૂચ	૧૩, ૧૬, ૨૦, ૩૪, ૩૫, ૩૧૯, ૩૧૮, ૩૨૧, ૩૩૩, ૩૧૭અ, ૩૧૭બ, ૩૩૪અ, ૩૩૪બ	૧૦.૦૦	૬.૭૦
૮.	જંબુગામ	જંબુગામ-(૧) અનુ. તળાવ	વાલીયા	ભરૂચ	૨૩૦	૧૦.૦૦	૬.૦૦
૯.	જંબુગામ	જંબુગામ(૨) અનુ. તળાવ	વાલીયા	ભરૂચ	૨૩૬, ૨૩૭, ૨૩૯	૫.૦૦	૩.૫૦
૧૦.	કરસાડ	કરસાડ અનુ. તળાવ	વાલીયા	ભરૂચ	૨૭૮, ૨૮૨, ૨૮૪, ૨૮૫	૭.૨૦	૪.૦૦

૧૧.	કોયલીવાવ	કોયલીવાવ અનુ. તળાવ	વાલીયા	ભરૂચ	કલ	૨.૫૦	૨.૦૦
૧૨.	લુણા	લુણા અનુ. તળાવ	વાલીયા	ભરૂચ	૫૬૫, ૫૬૮	૧૫.૦૦	૩.૦૦
૧૩.	પીકોર	પીકોર અનુ. તળાવ	વાલીયા	ભરૂચ	૧૭૧, ૨૧, ૨૪, ૨૬	૪.૫૦	૩.૦૦
૧૪.	વાગલખોડ	વાગલખોડ અનુ. તળાવ	વાલીયા	ભરૂચ	૫૭૬અ, ૫૭૭, ૫૭૮, ૫૭૯, ૫૮૧, ૫૮૩, ૫૮૭, ૫૮૮	૬.૫૦	૪.૮૦
૧૫	હાસોલી	હાસોલી અનુ. તળાવ	વાલીયા	ભરૂચ	૧૦૬	૩.૭૦	૩.૦૦
૧૬.	સોડગામ	સોડગામ અનુ. તળાવ	વાલીયા	ભરૂચ	૩૪૫	૩.૭૦	૩.૫૦
૧૭.	રાજગઢ	રાજગઢ અનુ. તળાવ	વાલીયા	ભરૂચ	૨૪૦, ૨૪૧, ૨૩૩અ, ૨૫૬, ૨૫૭, ૨૧૮અ, ૨૨૧, ૨૧૬, ૨૨૪, ૨૨૫	૫.૫૦	૩.૮૦
૧૮.	શીનાડા	શીનાડા અનુ. તળાવ	વાલીયા	ભરૂચ	૨૪, ૨૫, ૨૬, ૨૮, ૨૯, ૩૦	૧૧.૨૦	૪.૦૦
૧૯.	તુણા	તુણા અનુ. તળાવ	વાલીયા	ભરૂચ	૩૪૬, ૩૫૧, ૩૫૨, ૩૫૩	૧૨.૨૦	૪.૦૦
૨૦.	વટારીયા	વટારીયા	વાલીયા	ભરૂચ	૩૦૪, ૩૦૯, ૩૧૧, ૩૧૩, ૩૧૪	૧૭.૦૦	૮.૫૦
૧.	ભેરસમ	ભેરસમ અનુ. તળાવ	વાગરા	ભરૂચ	કુલ	૧૪૧.૮૦	૭૭.૮૦
૨.	દહેજ	દહેજ અનુ. તળાવ	વાગરા	ભરૂચ	૨૮૩	૩.૫૦	૫.૦૦
૩.	કોલીયાદ	કોલીયાદ અનુ. તળાવ	વાગરા	ભરૂચ	૧	૩.૨૫	૩.૫૦
૪.	નોંદરખાં	નોંદરખાં અનુ. તળાવ	વાગરા	ભરૂચ	૮૦	૨.૫૦	૩.૫૦
૫.	રંહાદ	રંહાદ અનુ. તળાવ	વાગરા	ભરૂચ	૧	૨.૮૦	૪.૦૦
૬.	સાયખા	સાયખા અનુ. તળાવ	વાગરા	ભરૂચ	૧	૨.૮૦	૨.૦૦
૬.	સાયખા	સાયખા અનુ. તળાવ	વાગરા	ભરૂચ	૧૦	૨.૦૦	૨.૫૦



૭.	સુત્રેલ	સુત્રેલ	વાગરા	ભરૂચ	૧	૧.૫૦	૧.૫૦
૮.	વડદલા	વડદલા	વાગરા	ભરૂચ	૧૫૫	૩.૫૦	૪.૫૦
૯.	વિલામત	વિલામત	વાગરા	ભરૂચ	૩૨	૩.૦૦	૩.૦૦
૧૦.	ગંધાર	ગંધાર	વાગરા	ભરૂચ	૩૯૨	૩.૦૦	૩.૫૦
					કુલ	૨૬.૮૫	૩૩.૦૦
૧.	અણાંધરા	અણાંધરા અનુ. તળાવ	જગડીયા	ભરૂચ	૫૦, ૫૬, ૫૭, ૫૮	૧૫.૦૦	૧૩.૩૦
૨.	દહેડા	દહેડા અનુ. તળાવ	જગડીયા	ભરૂચ	૪૦૭, ૪૩૭, ૪૩૮, ૪૪૯, ૪૫૩, ૪૫૪, ૪૫૫, ૪૫૬, ૪૯૮	૪.૫૦	૫.૦૦
૩.	ફીચવાડા	ફીચવાડા અનુ. તળાવ	જગડીયા	ભરૂચ	૭૨૦	૩.૦૦	૫.૦૦
૪.	મોહનતલાવ	મોહનતલાવ અનુ. તળાવ	જગડીયા	ભરૂચ	૩૦૧	૩.૦૦	૨.૫૦
૫.	મુલદ	મુલદ અનુ. તળાવ	જગડીયા	ભરૂચ	૩૦૨, ૩૦૩, ૩૦૪, ૩૧૦, ૩૧૧, ૩૧૨, ૩૧૭, ૩૧૮	૪.૦૦	૫.૦૦
૬.	રાજપારડા	રાજપારડા	જગડીયા	ભરૂચ	૯૫૪	૭.૦૦	૪.૫૦
૭.	વાઘપુરા	વાઘપુરા	જગડીયા	ભરૂચ	૨૮૨, ૨૮૫, ૨૮૬	૩.૦૦	૨.૫૫
૮.	પાણેથા	પાણેથા	જગડીયા	ભરૂચ	૧	૩.૫૦	૩.૦૦
૯.	રંદેરી	રંદેરી	જગડીયા	ભરૂચ	૪૨, ૪૩, ૪૪, ૪૫, ૫૨	૪.૦૦	૩.૫૦
૧૦.	પાનવાડી	પાનવાડી	જગડીયા	ભરૂચ	૮૦	૫.૫૦	૪.૦૦
					કુલ	૫૬.૫૦	૪૮.૩૫
૧.	અમલેશ્વર	અમલેશ્વર અનુ. તળાવ	ભરૂચ	ભરૂચ	૮૮૪	૩.૦૦	૩.૫૦
૨.	દશાન	દશાન અનુ. તળાવ	ભરૂચ	ભરૂચ	૨૮૫	૩.૫૦	૪.૫૦
૩.	દયાદરા	દયાદરા અનુ. તળાવ	ભરૂચ	ભરૂચ	૧૫૨	૪.૦૦	૩.૫૦
૪.	કંબોલી	કંબોલી અનુ. તળાવ	ભરૂચ	ભરૂચ	૪	૩.૫૦	૩.૦૦



જીલ્લો : નર્મદા

હયાત નાની સિંચાઈ યોજના, અનુ. તળાવ અને સૂચિત યોજનાઓ માટેની માહિતી

અ.નં.	ગામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો એરીયા (હેક્ટર)	સ્ટોરેજ દ.લા.ધ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	નાની સિંચાઈ						
૧.	ભીલવસી	ભીલવસી ના. સિં. યો.	નાંદોદ	નર્મદા	--	૫.૨૫	૯.૯૨
૨.	ખુપર બરસન	ખુપર બરસન ના. સિં. યો.	ડેડીયાપાડા	નર્મદા	૧, ૩, ૮, ૯/૧, ૯/૨, ૧૦	૯.૭૦	૨૫.૪૩
૨.	અનુશ્રવણ તળાવ						
૧.	બખ્ખર	બખ્ખર ગામે અનુ. તળાવ	નાંદોદ	નર્મદા	૮	૪૫.૩૪	૪.૪
૨.	વાંદરીયા	વાંદરીયા ગામે અનુ. તળાવ	નાંદોદ	નર્મદા	૧૮	૧૨૯.૦૦	૮.૬૩
૩.	વાઘેયા	વાઘેયા અનુશ્રવણ તળાવ	નાંદોદ	નર્મદા	--	૪૦.૦૦	૫.૦૦

પત્રક

પંચાયત સિંચાઈ વિભાગ :-સુરત

ઓમ.આઈ.ટેન્ક / તળાવમાં કીઈ દબાણદાયી તો તેની વિગત

અ. નં.	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વે નં.	તળાવનો વિસ્તાર હે. માં	સંગ્રહ દ.લા. ધ. કુટ
1	2	3	4	5	6	7	8
1	કેવડી	ઓમ.આ.ઈ.	માંડવી	સુરત	30, 80, 85, 40, થી 40 24 એ. 24 બી. ૬૮. જંગલ ૪. પ. 13૫, 13૬, 13૭, 1૪૮, 13૯, 1૪૦, 1૪1 તથા જંગલ વિસ્તાર	૬૪	1૬૬.0૮
2	ઇંસર	ઓમ.આ.ઈ.	માંડવી	સુરત		10૫	13૮.૬૮૨
3	વાંકી	ઓમ.આ.ઈ.	ઉમરપાડા	સુરત	10, 19	૨૨.૮૫	૨૬.૨૫
					કુલ	૨૨1.૮0	3૬૪.11
1	ટુકેદ	અનું તળાવ પી.ટેન્ક	માંડવી	સુરત	૬9	૪.10	3
2	ચાંપાવાડી	પી.ટેન્ક	વ્યારા	સુરત	ખરાબો	૨.9૨	1.0૫
3	ગડત	પી.ટેન્ક	વ્યારા	સુરત	1	3.9૪	૨.૪9
					કુલ	10.૫૬	5.૫૨

## જીલ્લો : વલસાડ

કચ્છ / અનુશ્ચવાણ તળાવોનાં કામોની વિગત દર્શાવતું પત્રક

અ. નં.	ગામનું નામ	ચોજનાનું નામ	તાલુકો	જીલ્લો	સર્વે નં.	તળાવની વિસ્તાર હે.માં	સંગ્રહ દ.લા.ધ.ફટ
૧	૨	૩	૪	૫	૬	૭	૮
૧	નારગોલ કલગામ	અનુશ્ચવાણ તળાવ	ઉમરગામ	વલસાડ	તળાવ	૧૬.૦૦	૯.૬૩
૨	દફેરી	અનુશ્ચવાણ તળાવ	ઉમરગામ	વલસાડ	તળાવ	૮.૮૦	૬.૨૨
૩	મોટાપોઢાં	અનુશ્ચવાણ તળાવ	ઉમરગામ	વલસાડ	તળાવ	૨૦.૦૦	૧૪.૧૨
૪	સુખાલા	અનુશ્ચવાણ તળાવ	ઉમરગામ	વલસાડ	બ્લોક નં ૪૭	૧૪.૮૦	૧૦.૦૪
૫	કપસડા	અનુશ્ચવાણ તળાવ	ઉમરગામ	વલસાડ	બ્લોક નં ૯૯, ૧૦૯	૧.૮૯	૦.૮૩
૬		અનુશ્ચવાણ તળાવ	ઉમરગામ	વલસાડ	બ્લોક નં. ૧૦૨૧-૧૦૨૨	૨.૧૫	૧.૯૨
						૬૩.૬૪	૪૨.૭૬

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના ના. સિં. યોજનાની માહિતીનું પત્રક

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	શેરડી	ખારોડ ના. સિ. યો.	માંડવી	કચ્છ	૩૭૬ પૈકી	૨૧૫.૨૦	૩૨૧.૮૪
૨.	રાજડા	રાજડા ના. સિ. યો.	માંડવી	કચ્છ	૪૧૦ પૈકી	૨૦૮.૦૦	૪૧૧.૫૦
૩.	કોજાચોરા	વિજયસારગ ના. સિ. યો.	માંડવી	કચ્છ	૧૧૬ પૈકી	૪૨૩.૮૦	૭૩૫.૨૨
૪.	મોટા આસંબિયા	વણોદી ના. સિ. યો.	માંડવી	કચ્છ	૪૫૪ પૈકી	૧૦૮.૦૦	૮૮.૧૩
૫.	ઉનડોઠ મોટી	વેંગડી ના. સિ. યો.	માંડવી	કચ્છ	૬૦૭ પૈકી	૧૮૨.૪૦	૨૪૪.૨૧
૬.	દેઢિયા	દેઢિયા ના. સિ. યો.	માંડવી	કચ્છ	૨૨૨ પૈકી	૧૧૫.૮૦	૧૦૩.૭૨
૭.	ફરાદી	ફરાદી ના. સિ. યો.	માંડવી	કચ્છ	૮૪૩ પૈકી	૧૩૮.૨૦	૨૧૮.૨૧
૮.	કોટડી	ગોદડીયા ના. સિ. યો.	માંડવી	કચ્છ	૬૭૫ પૈકી	૨૮.૦૦	૪૪.૪૩
૯.	ધુણઈ	ધુણઈ ના. સિ. યો.	માંડવી	કચ્છ	૩૩૬ પૈકી	૧૭.૨૫	૫૩.૨૮
૧૦.	વિરાણી	વિરાણી ના. સિ. યો.	માંડવી	કચ્છ	૧૬૭ પૈકી	૧૬.૨૭	૨૩.૩૬
૧૧.	દરશડી	દરશડી ના. સિ. યો.	માંડવી	કચ્છ	૨૧૫ પૈકી	૭.૪૦	૨૪.૮૧
૧૨.	માપર	માપર ના. સિ. યોજના	માંડવી	કચ્છ	૧૫૦ પૈકી	૩૧.૩૪	૨૮.૮૮

૧૩.	ઘોડાલાખ	ઘોડાલાખ ના. સિં. યો.	માંડવી	કચ્છ	૫૨૮ પૈકી	૩૨.૦૦	૩૦.૫૫
૧૪.	ફિલોન	ફિલોન ના. સિં. યો.	માંડવી	કચ્છ	૧૪૩ પૈકી	૮.૧૦	૧૬.૭૦
૧૫.	વાંઢ	વાંઢ ના. સિં. યો.	માંડવી	કચ્છ	૪૧૮ પૈકી	૩૧.૨૦	૨૮.૮૫
૧૬.	ગોણીયાસર	ગોણીયાસર ના. સિં. યો.	માંડવી	કચ્છ	૧૮૭ પૈકી	૨૬.૮૦	૨૦.૭૪
૧૭.	પુનડી	પુનડી ના. સિં. યો.	માંડવી	કચ્છ	૪૨૩ પૈકી	૨૫.૧૦	૨૧.૧૮
૧૮.	કોટડી	કોટડી ના. સિં. યો.	માંડવી	કચ્છ	૬૭૫ પૈકી	૮.૦૦	૮.૮૧
૧૯.	મોમાય મોરા	મોમાયમોરા ના. સિં. યો.	માંડવી	કચ્છ	૧૫૫ પૈકી	૬.૮૦	૧૩.૩૭
૨૦.	મદનપુરા	ધોકડા ના. સિં. યો.	માંડવી	કચ્છ	૨૨૪ પૈકી	૨૭.૨૦	૭૫.૫૪
૨૧.	લુડવા	લુડવા ના. સિં. યો.	માંડવી	કચ્છ	૧૨૦ પૈકી	૩૫.૩૦	૩૨.૬૬
					કુલ	૧૬૮૬.૪૬	૨૬૩૦.૦૦



કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના ના. સિં. યોજનાની માહિતીનું પત્રક

જાણી સિંચાઈ યોજના-તા. ભુજ

અ.નં.	શામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	પત્રી	બેંગારસાગર ના. સિં. યો.	મુંદ્રા	કચ્છ	૪૫૮ પૈકી	૨૫૧.૮૦	૩૪૬.૧૦
૨.	બેરાજા	સિરઈ ના.સિં.યો.	મુંદ્રા	કચ્છ	૬૮૨ પૈકી	૧૬૫.૭૦	૧૩૪.૮૬
૩.	ટપ્પર	ફોટ ના. સિં. યો.	મુંદ્રા	કચ્છ	૩૨૭ પૈકી	૭૮.૭૦	૮૧.૩૬
૪.	છસરા	છસરા ના. સિં. યો.	મુંદ્રા	કચ્છ	૩૪૪ પૈકી	૮૪.૨૦	૧૬૧.૨૩
૫.	હટડી	હટડી ના. સિં. યો.	મુંદ્રા	કચ્છ	૨૮૬ પૈકી	૧૦૨.૬૨	૧૧૪.૧૪
૬.	કણજરા	કણજરા ના. સિં. યો.	મુંદ્રા	કચ્છ	૫૨૫ પૈકી	૧૧૦.૦૦	૮૧.૧૭
૭.	રત્તાડીયા	રત્તાડીયા ના. સિં. યો.	મુંદ્રા	કચ્છ	૩૩૮ પૈકી	૪૨.૩૦	૪૫.૮૩
૮.	કાયરીયા	કાયરીયા ના. સિં. યો.	મુંદ્રા	કચ્છ	૭૮ પૈકી	૭૨.૭૦	૧૬.૪૨
૯.	ભદ્રેશ્વર	ભદ્રેશ્વર ના.સિં. યો.	મુંદ્રા	કચ્છ	૭૩૩ પૈકી	૧૫૬.૨૦	૧૨૪.૫૫
૧૦.	વવાર	વવાર ના. સિં. યો.	મુંદ્રા	કચ્છ	૨૧૮ પૈકી	૪૬.૭૦	૨૮.૮૨
					કુલ	૧૧૨૧.૮૨	૧૧૩૦.૦૦

જાતી સિંચાઈ યોજના તા. ૨૫/૧૦/૨૦૦૨

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	કડોલી	કડોલી ના. સિ. યો.	અબડાસા	કચ્છ	૨૯૬	૧૦૪.૨૦	૧૨૦.૩૬
૨.	કુઆપદર	કુઆપદર ના. સિ. યો.	અબડાસા	કચ્છ	૪૪ થી ૪૭ ૪૮	૧૦૦.૦૦	૯૪.૭૪
૩.	બાલાયોર	બાલાયોર ના. સિ. યો.	અબડાસા	કચ્છ	૨૩	૯૩.૯૦	૧૩૩.૧૭
૪.	સરગુઆલા	સરગુઆલા ના. સિ. યો.	અબડાસા	કચ્છ	૭૭૩, ૭૭૪	૫૬.૮૦	૬૮.૩૪
૫.	બાલાપરબુડપ્રો	બાલાપરબુડપ્રો ના. સિ. યો.	અબડાસા	કચ્છ	૩૪૧	૨૪૪.૮૦	૩૩૯.૪૩
૬.	કરોડીયા	કાપડીસર ના. સિ. યો.	અબડાસા	કચ્છ	૨૪૮	૧૯.૬૦	૭.૨૦
૭.	નલિયા	નલિયા ના. સિ. યો.	અબડાસા	કચ્છ	૫૪૫	૯૮.૦૦	૧૦૨.૦૪
૮.	સુથરી	બલ્લવંતસાગર ના. સિ. યો.	અબડાસા	કચ્છ	૪૫૩, ૪૭૯	૨૫.૪૦	૨૭.૦૯
૯.	ભારાપર	ભારાપર ના. સિ. યો.	અબડાસા	કચ્છ	૩૦૨	૨૭.૭૦	૩૬.૩૦
૧૦.	બુઢા	બુઢા ના. સિ. યો.	અબડાસા	કચ્છ	૨૧૧, ૧૧૨	૫૪.૧૦	૫૮.૯૮
૧૧.	ચિયાસર	કાલરવાંઢ	અબડાસા	કચ્છ	૨૦૫, ૨૦૬, ૨૧૩	૧૦.૮૦	૭.૧૪
૧૨.	સણોસરા	સણોસરા ના. સિ. યો.	અબડાસા	કચ્છ	૧	૪૦.૮૫	૪૩.૬૮
૧૩.	વમોરી	વમોરી ના. સિ. યો.	અબડાસા	કચ્છ	૯૮, ૯૯, ૧૧૪	૩૦.૧૦	૧૫.૮૫
૧૪.	નાનીબેર	નાનીબેર ના. સિ. યો.	અબડાસા	કચ્છ	૨૧૨	૧૦૧.૫૦	૭૨.૩૦
૧૫.	કંઢાય	પિયોશી ના. સિ. યો.	અબડાસા	કચ્છ	૧૪૪	૨૮.૯૦	૨૨.૯૫
					કુલ	૧૦૨૬.૬૫	૧૧૪૯.૧૯

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના ના. સિં. યોજનાની માહિતીનું પત્રક

જાતની સિંચાઈ યોજના ના. ૬૧૭૫૧૭

અ.નં.	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧	૨	૩	૪	૫	૬	૭	૮
૧.	ફુલરા	ફુલરા ના. સિ. યો.	લખપત	કચ્છ	૧૮૧	૭૮.૭૦	૮૬.૨૦
૨.	બરંદા	બરંદા ના. સિ. યો.	લખપત	કચ્છ	૪૮	૫૭.૦૦	૬૪.૪૧
૩.	ધારેશી	ધારેશી ના. સિ. યો.	લખપત	કચ્છ	૧૮૭	૪૫.૧૫	૮૬.૪૮
૪.	મોરચબાણા	મોરચબાણા ના. સિ. યો.	લખપત	કચ્છ	૨૪	૧૩.૧૮	૧૮.૭૪
૫.	મેઘપર	મેઘપર ના. સિ. યો.	લખપત	કચ્છ	૧૪,૨૦	૬.૨૦	૭.૩૦
૬.	જુણાચાય	જુણાચાય ના. સિ. યો.	લખપત	કચ્છ	૫૬	૧૧.૩૦	૧૧.૬૨
૭.	દેદરાણી	દેદરાણી ના. સિ. યો.	લખપત	કચ્છ	૨૩૨	૮.૬૫	૩૪.૮૧
૮.	ગોપાલ વાસી વાંઢ	ગોપાલવાસીવાંઢ ના. સિ. યો.	લખપત	કચ્છ	૭૩	૩૪.૭૦	૨૪.૪૨
૯.	કનોજ	કનોજ ના. સિ. યો.	લખપત	કચ્છ	૭૮	૮૮.૮૮	૪૪.૭૭
૧૦.	ગુહર	ગુહર ના. સિ. યો.	લખપત	કચ્છ	૨,૮,૧,૩	૨૪.૦૦	૨૭.૭૮
					કુલ	૩૬૮.૮૭	૪૧૭.૫૪

माजी मिथ्याद योग-का-ना, जन्मकात्र।

[illegible]

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના ના. સિં. યોજનાની માહિતીનું પત્રક

બાલ્તી સિંચાઈ ઓજકા-તા, રાજકોટ

અ.નં.	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	સતાપર	સતાપર ના. સિં. યો	અંજાર	કચ્છ	૭૬ એડ-૧૫	૧૩૮.૮૦	૧૦૮.૩૮
૨.	દેવલીયા	દેવલીયા ના. સિં. યો	અંજાર	કચ્છ	૪૮૮	૫૨.૧૦	૫૮.૮૦
૩.	રાપર	રાપર ખોખરા ના. સિં. યો	અંજાર	કચ્છ	૩૧	૨૮૫.૮૦	૧૧૬.૬૦
૪.	કુંભારીયા	કુંભારીયા ના. સિં. યો	અંજાર	કચ્છ	૪૫૮ પૈકી	૨૬.૬૦	૧૮.૬૪
૫.	ભુવડ	ભુવડ ના. સિં. યો	અંજાર	કચ્છ	૬૭૧	૫૧.૨૦	૩૦.૩૮
૬.	વરસામેડી	વરસામેડી ના. સિં. યો	અંજાર	કચ્છ	૮૮૦	૫૩.૫૦	૩૮.૨૧
૭.	ભલોટ	ભલોટ ના. સિં. યો	અંજાર	કચ્છ	૨૮૭	૮.૧૦	૧૫.૩૫
૮.	રતનાલ	રતનાલ ના. સિં. યો	અંજાર	કચ્છ	૫૭૮	૩૩.૬૦	૫૮.૮૪
૯.	ખીરસરા	ખીરસરા ના. સિં. યો	અંજાર	કચ્છ	૩૨૨ પૈકી	૧૮.૭૫	૧૧.૮૬
					કુલ	૬૭૮.૬૫	૪૫૮.૨૮

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના ના. સિં. યોજનાની માહિતીનું પત્રક

જાણી રાજીવચાઈ ચોજના-તા. ૨૫.૧૨

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	લીલપર	લીલપર-૧ ના. સિં. યો	રાપર	કચ્છ	૧૮૭	૪૮.૪૦	૬૫.૦૩
૨.	લીલપર	લીલપર-૨ ના. સિં. યો	રાપર	કચ્છ	૧૭૩	૬૩.૫૦	૬૪.૧૫
૩.	બેલા	બેલા ના. સિં. યો	રાપર	કચ્છ	૮૮૫	૬૨.૦૦	૬૫.૩૮
૪.	જાટાવાડા	જાટાવાડા-૧ ના. સિં. યો	રાપર	કચ્છ	૧૫૬૩	૨૮.૮૦	૨૪.૭૦
૫.	મૌવાણા	મૌવાણા ના. સિં. યો	રાપર	કચ્છ	૮૮૮	૮.૦૫	૧૬.૧૩
૬.	કલ્યાણપર	કલ્યાણપર ના. સિં. યો	રાપર	કચ્છ	૮૨૪ પૈકી	૧૮.૫૦	૧૭.૮૩
૭.	મેવાસા	મેવાસા ના. સિં. યો	રાપર	કચ્છ	૪૧૪	૧૩૪.૦૦	૨૦૪.૭૩
૮.	જાડાવાસ	જાડાવાસ ના. સિં. યો	રાપર	કચ્છ	૮૨	૪૬.૫૦	૬૦.૪૨
૯.	સણવા	સણવા ના. સિં. યો	રાપર	કચ્છ	૮૭૨	૬૮.૨૦	૬૨.૫૪
૧૦.	કારુડા ડાલુંડા	કારુડા(ડા) ના. સિં. યો	રાપર	કચ્છ	૩૨૬	૩૭.૧૦	૧૦૮.૮૧
૧૧.	ફતેગઢ	ફતેગઢ ના. સિં. યો	રાપર	કચ્છ	૧૫૧૮	૮૮.૪૧	૧૧૩.૮૬
૧૨.	નંદાસર	નંદાસર ના. સિં. યો	રાપર	કચ્છ	૫૮૪	૭૮.૫૦	૮૪.૬૬
૧૩.	ગઢડા (રા)	ગઢડા (રા) ના. સિં. યો	રાપર	કચ્છ	૧૫૬૩	૩.૮૦	૧૨.૩૬

૧૪.	જાટાવાડા- ૨	જાટાવાડા-૨ ના. સિં. યો	રાપર	કચ્છ	૧૫૬૩	૪.૬૦	૧૪.૮૮
૧૫.	ખાંસવા	ખાંસવા ના. સિં. યો	રાપર	કચ્છ	૨૮૩	૩.૫૬	૧૭.૮૮
૧૬.	લોદ્રાભી	લોદ્રાભી ના. સિં. યો	રાપર	કચ્છ	૮૭૩	૩૫.૫૬	૪૮.૮૮
				કુલ	૭૪૩.૪૮	૮૮૩.૪૮	

કુલ નાની સિયાઇ યાજના ૧૬  
કુલ કેપેસિટી ૮૮૩.૪૮  
વિસ્તાર ૭૪૩.૪૮ હે.



કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના ના. સિં. યોજનાની માહિતીનું પત્રક

જાની સિંચાઈ યોજના ના. ભાગ

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	લુણવા	લુણવા ના. સિં. યો	ભચાઉ	કચ્છ	૪૮૩	૩૮.૬૦	૩૦.૧૭
૨.	બાદરગઢ શીવલખા	શીવલખા ના. સિં. યો	ભચાઉ	કચ્છ	૫૧૪	૧૧૦.૨૦	૧૮૦.૫૫
૩.	જનાન	જનાન ના. સિં. યો.	ભચાઉ	કચ્છ	૨૩૬	૩૨.૭૦	૨૮.૦૮
૪.	ચાંગ	ચાંગ ના. સિં. યો	ભચાઉ	કચ્છ	૭૬૮	૧૬૪.૦૦	૨૪૫.૨૧
૫.	વામકા	વામકા ના. સિં. યો	ભચાઉ	કચ્છ	૪	૧૮.૩૫	૨૩.૮૧
૬.	બામણકા	બામણકા ના. સિં. યો	ભચાઉ	કચ્છ	૩૪	૭૪.૭૦	૬૦.૮૩
૭.	વસ્તવા	વસ્તવા ના. સિં. યો	ભચાઉ	કચ્છ	૫૩૦	૩૮.૦૦	૭૭.૪૦
૮.	અઘોઈ	અઘોઈ નં. ૧ ના. સિં. યો	ભચાઉ	કચ્છ	૧૨૪૨	૪૨.૪૦	૫૮.૮૧
૯.	કકરવા	કકરવા ના. સિં. યો	ભચાઉ	કચ્છ	૩૮૫	૨૭.૮૦	૨૮.૮૪
૧૦.	રતનપર	રતનપર ના. સિં. યો	ભચાઉ	કચ્છ	૧૬૮	૩૧.૩૪	૨૪.૩૩
૧૧.	ખોડાસર	ખોડાસર ના. સિં. યો	ભચાઉ	કચ્છ	૧૧૩૦	૨૮.૧૦	૨૪.૨૬
૧૨.	હલરા	હલરા ના. સિં. યો	ભચાઉ	કચ્છ	૫૫૦	૧.૫૦	૧૪.૫૨
૧૩.	અમરાપર	અમરાપર નં. ૧ ના. સિં. યો	ભચાઉ	કચ્છ	૨૭	૨૪.૦૦	૧૮.૫૧

૧૪.	ધોડપ્રો (ગઢડા)	ધોડપ્રો ના. સિં. યો	ભચાઉ	કચ્છ	૧૫૨	૫.૦૦	૯.૬૮
૧૫.	જંડસા	જંડસા ના. સિં. યો	ભચાઉ	કચ્છ	૮૪-૧	૩૫.૫૦	૩૮.૮૪
૧૬.	આઘોઈ	આઘોઈ નં. ૨ ના. સિં. યો	ભચાઉ	કચ્છ	૧૨૪૨	૧૧.૪૬	૨૦.૮૫
૧૭.	અમરાપર	અમરાપર નં. ૨ ના. સિં. યો	ભચાઉ	કચ્છ	૨૨૩	૩૭.૮૨	૨૫.૪૦
૧૮.	ભરૂડીયા	ભરૂડીયા ના. સિં. યો	ભચાઉ	કચ્છ	૮૩૮	૭૨.૪૭	૫૬.૦૬
					કુલ	૭૮૫.૭૪	૯૬૭.૫૬

કુલ નાની સિંચાઈ યોજના  
કુલ કેપેસિટી  
વિસ્તાર

૧૮

૯૬૭.૫૬

૭૮૫.૭૪ હે.

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકની નાની સિંચાઈ યોજના અંગેની માહિતીનું પત્રક

અ.નં.	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ધ.ફૂટ
૧.	ફકીરવાડી (સુખપર)	ફકીરવાડી ના.સિં.યો.	ભુજ	કચ્છ	૨૬૬	૩૨.૭૮	૨૨.૦૦
૨.	વાંઢ	વાંઢ ના.સિં.યો.	ભુજ	કચ્છ	૨૬૬	૧૬.૫૨	૨૫.૫૮
૩.	લેર	લેર ના.સિં.યો.	ભુજ	કચ્છ	૨૦૪	૪૭.૧૦	૪૭.૮૭
૪.	સામત્રા	સામત્રા ના.સિં.યો.	ભુજ	કચ્છ	૨૮૨	૧૭.૭૦	૮.૦૧
૫.	મેઘપર	એડમન્ડ ના.સિં.યો.	ભુજ	કચ્છ	૮૭	૨૮.૪૨	૩૫.૨૦
૬.	હવાય	હવાય	ભુજ	કચ્છ	૧૮૨	૨.૫૦	૮.૬૧
૭.	માધાપર	માધાપર અપર ના.સિં.યો.	ભુજ	કચ્છ	૫૬૮	૨૬.૫૦	૨૦.૬૭
૮.	માધાપર	માધાપર લોઅર ના.સિં.યો.	ભુજ	કચ્છ	૫૬૮		
૯.	ઝીંકડી	ઝીંકડી અપર ના.સિં.યો. ૧	ભુજ	કચ્છ	૨૩૬	૨૦.૧૦	૧૦.૪૨
૧૦.	ઝીંકડી	ઝીંકડી લોઅર ના.સિં.યો. ૨	ભુજ	કચ્છ	૨૩૬		
૧૧.	ઝામારા	ઝામારા ના.સિં.યો.	ભુજ	કચ્છ	૧૦૨	૫૫.૦૦	૩૦.૭૧
૧૨.	રતિયા	રતિયા ના.સિં.યો.	ભુજ	કચ્છ	૨૧૫	૩૫.૮૦	૨૭.૦૭
૧૩.	મમુઆરા	મમુઆરા ના.સિં.યો.	ભુજ	કચ્છ	૧૬૪	૪૩.૫૦	૨૪.૨૧

૧૪.	કલ્યાણપર	કલ્યાણપર ના.સિં.યો.	ભુજ	કચ્છ	૧૪૩	૫૭.૦૦	૩૩.૧૨
૧૫.	જવાહર નગર	મુરશ ના.સિં.યો.	ભુજ	કચ્છ	૮૮૮	૨૨.૮૦	૨૨.૮૬
૧૬.	નારાણપર	નારાણપર ના.સિં.યો.	ભુજ	કચ્છ	૨૨૧	૩૫.૪૦	૨૧.૮૫
૧૭.	ભુજ	ભુજ ના.સિં.યો.	ભુજ	કચ્છ	૮૭૦	૧૮૨.૫૦	૧૪૩.૮૫
૧૮.	પ્રંગ	પ્રંગ ના.સિં.યો.	ભુજ	કચ્છ	૪૧૩	૮.૫૫	૮.૦૪
૧૯.	ધાણેટી	ધાણેટી ના.સિં.યો.	ભુજ	કચ્છ	૮૨૨	૮૦.૪૦	૫૪.૬૪
૨૦.	કોરાય	કોરાય ના.સિં.યો.	ભુજ	કચ્છ	૩૧૮	૫.૪૦	૬.૦૧
૨૧.	લોરીયા	લોરીયા ના.સિં.યો.	ભુજ	કચ્છ	૬૮૦	૧૫.૩૮	૧૬.૦૫
૨૨.	વધ્ધર	વધ્ધર ના.સિં.યો.	ભુજ	કચ્છ	૧૮૭	૨૮.૬૫	૧૩.૪૨
૨૩.	ખાવડા	ખાવડા ના.સિં.યો.	ભુજ	કચ્છ	૧૦૫	૨૫.૩૦	૧૬.૧૬
૨૪.	માનકુવા	માનકુવા ના.સિં.યો.	ભુજ	કચ્છ	૪૮૦	૨૦.૧૨	૨૧.૪૩
૨૫.	વાઉખા	વાઉખા ના.સિં.યો.	ભુજ	કચ્છ	૧૪૨	૧૪.૩૪	૧૮.૫૪
૨૬.	નથ્થર કુઈ	નથ્થર કુઈ ના.સિં.યો.	ભુજ	કચ્છ	૧૮૦	૨૦.૮૫	૨૫.૮૫
૨૭.	બંદરા	બંદરા ના.સિં.યો.	ભુજ	કચ્છ	૬૨૮	૧૦.૮૦	૮.૬૬
૨૮.	કુકરીયા	કુકરીયા ના.સિં.યો.	ભુજ	કચ્છ	૩૮૮	૩૦.૧૫	૩૩.૧૫
૨૯.	આંધ્રો	આંધ્રો ના.સિં.યો.	ભુજ	કચ્છ	૩૧૪	૫.૩૬	૨૭.૩૦
૩૦.	ફુલાય	ફુલાય ના.સિં.યો.	ભુજ	કચ્છ	૩	૮.૪૪	૧૧.૪૪
૩૧.	વઝર	વઝર ના.સિં.યો.	ભુજ	કચ્છ	૧૫૧	૩.૦૫	૪.૫૫
૩૨.	લોરીયા	લોરીયા ના.સિં.યો.	ભુજ	કચ્છ	૮૨૮	૧૮.૪૦	૨૫.૮૬
૩૩.	આધારા	આધારા ના.સિં.યો.	ભુજ	કચ્છ	૧૩૪	૧૨.૮૨	૧૩.૮૨
૩૪.	ચુરડી	ચુરડી ના.સિં.યો.	ભુજ	કચ્છ	૩૫૮	૫.૦૦	૧૨.૦૦
					કુલ	૮૪૮.૬૪	૮૦૭.૦૦

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

ગામી સિંચાઈ/ચોજના-તા. માંડવી

અ.નં.	ગામનું નામ	ચોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ ક.લા. ધ.ફૂટ
૧.	શેરડી	શેરડી અનુ. તળાવ	માંડવી	કચ્છ	૩૭૬ પૈકી	૧.૭૦	૩.૭૫
૨.	રામપર	રામપર અનુ. તળાવ	માંડવી	કચ્છ	૪૭ પૈકી	૪.૦૦	૮.૨૫
૩.	મંજલ	મંજલ અનુ. તળાવ	માંડવી	કચ્છ	૫૩ પૈકી	૧.૮૦	૨.૦૦
૪.	હમલા	હમલા અનુ. તળાવ	માંડવી	કચ્છ	૧૮૩ પૈકી	૩.૦૦	૪.૪૦
૫.	મકડા	મકડા અનુ. તળાવ	માંડવી	કચ્છ	૧૬૧ પૈકી	૪.૦૦	૭.૮૦
૬.	વેકરા	વેકરા અનુ. તળાવ	માંડવી	કચ્છ	૨૮૮ પૈકી	૨.૦૦	૪.૭૦
૭.	જનકપર	જનકપર અનુ. તળાવ	માંડવી	કચ્છ	૫૨૬ પૈકી	૧.૫૦	૧.૭૦
૮.	કોકલીયા	કોકલીયા અનુ. તળાવ	માંડવી	કચ્છ	૨૫૫ પૈકી	૧.૨૫	૧.૭૦
૯.	અજાપર	મીંદીપારા અનુ. તળાવ	માંડવી	કચ્છ	૮૪ પૈકી	૨.૦૦	૪.૦૦
૧૦.	હમલા	હમલા અનુ. તળાવ	માંડવી	કચ્છ	૧૮૩ પૈકી	૩.૦૦	૧.૪૦
૧૧.	મોમાય મોરા	મોમાયમોરા અનુ. તળાવ	માંડવી	કચ્છ	૧૫૫ પૈકી	૨.૫૦	૮.૦૦
૧૨.	મઉ	મઉ અનુ. તળાવ	માંડવી	કચ્છ	૩૦૫ પૈકી	૬.૦૦	૬.૨૦
૧૩.	કોડાય	કોડાય અનુ. તળાવ	માંડવી	કચ્છ	૬૮૦ પૈકી	૫.૦૦	૨.૫૦
૧૪.	મોટા લાયજા	મોટા લાયજા અનુ. તળાવ	માંડવી	કચ્છ	૭૧૪ પૈકી	૫.૩૦	૮.૫૦

૧૫.	પદપર	પદમપર અનુ. તળાવ	માંડવી	કચ્છ	હોળ પૈકી	૨.૨૦	૨.૫૦
૧૬.	દુર્ગાપુર	દુર્ગાપુર અનુ. તળાવ	માંડવી	કચ્છ	૧૬૬ પૈકી	૧.૨૫	૩.૫૦
૧૭.	ભારાપર	ભારાપર અનુ. તળાવ	માંડવી	કચ્છ	૨૦૩ પૈકી	૧.૨૫	૪.૦૦
૧૮.	મોટા લાયજા	મોટાલાયજા અનુ. તળાવ	માંડવી	કચ્છ	૭૧૪ પૈકી	૨.૨૫	૩.૦૦
					કુલ	૫૦	૭૯.૦૦

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક  
જાણી સિંચાઈ યોજના ના, કુટુંબ

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	રતાડીયા	રતાડીયા અનુ. તળાવ	મુંદ્રા	કચ્છ	૩૩૯ પૈકી	૬.૫૦	૧૧.૭૫
૨.	કુંદરોડી	કુંદરોડી અનુ. તળાવ	મુંદ્રા	કચ્છ	૪૩૯ પૈકી	૩.૦૦	૫.૦૦
૩.	વવાર	વવાર અનુ. તળાવ	મુંદ્રા	કચ્છ	૨૧૮ પૈકી	૪.૮૦	૮.૨૦
૪.	બગડા	બગડા અનુ. તળાવ	મુંદ્રા	કચ્છ	૧૬૮ પૈકી	૩.૧૦	૫.૨૦
૫.	મોટી તુંબડી	મોટી તુંબડી અનુ. તળાવ	મુંદ્રા	કચ્છ	૨૫૫ પૈકી	૩.૯૦	૬.૫૦
૬.	બારોઈ	બારોઈ અનુ. તળાવ	મુંદ્રા	કચ્છ	૨૮૨ પૈકી	૧.૩૦	૨.૨૦
૭.	પત્રી	પત્રી અનુ. તળાવ	મુંદ્રા	કચ્છ	૪૫૯ પૈકી	૨.૮૦	૪.૭૦
૮.	હટડી	હટડી અનુ. તળાવ	મુંદ્રા	કચ્છ	૨૮૬ પૈકી	૧.૭૦	૨.૭૫
૯.	મોટી ખાખર	મોટી ખાખર અનુ. તળાવ	મુંદ્રા	કચ્છ	૩૨૭ પૈકી	૧.૫૦	૨.૫૦
૧૦.	કારા ઘોઘા	કારા ઘોઘા અનુ. તળાવ	મુંદ્રા	કચ્છ	૩૦૪ પૈકી	૧.૩૦	૨.૨૦
					કુલ	૩૦.૦૦	૫૧.૦૦



કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

જાણી સિંચાઈ યોજના નં. ૧૮૧/૧૮૧

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ધ.ફૂટ
૧.	રસલીયા	રસલીયા અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૮	૨.૬૦	૨.૦૦
૨.	વિરાણી	વિરાણી અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૮૬	૨.૫૦	૨.૫૦
૩.	નેત્રા	નેત્રા અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૮૪	૨.૪૦	૨.૭૫
૪.	કલ્યાણપર	કલ્યાણપર અનુ. તળાવ	નખત્રાણા	કચ્છ	૭૫	૧.૮૦	૨.૦૦
૫.	મણીપર	મણીપર અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૫	૨.૨૫	૨.૦૦
૬.	નિરાણા	નિરોણા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧	૨.૦૦	૧.૦૦
૭.	બિબર	બિબર અનુ. તળાવ-૧	નખત્રાણા	કચ્છ	૧	૩.૦૦	૨.૫૦
૮.	લાખીયા વીરા	લાખીયાવીરા અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૮	૨.૦૦	૨.૧૦
૯.	નાગવીરી	નાગવીરી-૧ અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૦	૨.૨૫	૨.૦૦
૧૦.	રામપર	રામપર અનુ. તળાવ-૧	નખત્રાણા	કચ્છ	૧૧	૨.૦૦	૨.૨૫
૧૧.	રોહા	રોહા-૧ અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૦	૨.૬૦	૧.૮૦
૧૨.	સરવા	સરવા-૧ અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૭૦	૨.૭૦	૨.૦૦
૧૩.	સાયરા	સાયરા-૧ અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૫	૨.૭૦	૨.૧૦
૧૪.	નાગવીરી	નાગવીરી-૨ અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૦	૨.૦૦	૨.૦૦

૧૫.	બિબ્બર	બિબ્બર-૨ અનુ. તળાવ	નખત્રાણા	કચ્છ	૧	૨.૦૦	૧.૯૮
૧૬.	મોરગર	મોરગર અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૯	૧.૮૦	૨.૧૦
૧૭.	રોહા	રોહા અનુ. તળાવ-૨	નખત્રાણા	કચ્છ	૧૫૯	૧.૮૦	૧.૯૯
૧૮.	ઉગેડી	ઉગેડી અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૮૦	૧.૮૦	૧.૯૦
૧૯.	અધોછની	અધોછની અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૯	૧.૮૦	૧.૫૦
૨૦.	દેવસર	દેવસર અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૩૨	૨.૦૦	૧.૮૦
૨૧.	સાયરા	સાયરા અનુ. તળાવ-૨	નખત્રાણા	કચ્છ	૧૫૫	૨.૫૦	૨.૦૦
૨૨.	થરાવડા	વમરાપડાર અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૪૯	૨.૯૦	૨.૨૫
૨૩.	નાના અંગીયા	નાના અંગીયા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧	૨.૬૦	૨.૦૦
૨૪.	રોહા	રોહા - ૨ અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૬૧	૩.૦૦	૧.૬૦
૨૫.	વાલ્કા	વાલ્કા અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૨૬	૨.૦૦	૧.૭૦
૨૬.	લાખીયા	લાખીયાવીરા-૨ અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૮	૨.૨૫	૧.૭૦
૨૭.	જાડાય	જાડાય પી.ટી.	નખત્રાણા	કચ્છ	૪૦૪	૨.૬૦	૨.૦૦
૨૮.	ઉગેડી	ઉગેડી-૨ અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૮૦	૩.૦૦	૨.૧૦
૨૯.	પાલનપર-બાડી	પાલનપર-બાડી અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૨	૨.૮૦	૨.૧૦
૩૦.	રતાડીયા	રતાડીયા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૦	૧.૫૦	૩.૦૦
૩૧.	નાના અંગીયા	નાના અંગીયા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧	૨.૨૫	૨.૦૦
૩૨.	થરાવડા	ખાકનાવ અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૦૦	૨.૦૦	૧.૯૦

૩૩.	રતાડીયા	રતાડીયા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૦	૨.૪૦	૧.૮૦
૩૪.	નાના અગીયા	શંકરવાળો અનુ. તળાવ	નખત્રાણા	કચ્છ	૧	૨.૮૦	૨.૦૦
૩૫.	ભીંટારા	ભીંટારા અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૦૦	૩.૦૦	૨.૨૫
૩૬.	ઘડાણી	ઘડાણી અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૨૫	૨.૨૫	૨.૦૦
૩૭.	નાગવીરી	સાથરા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૦	૩.૮૦	૩.૦૦
૩૮.	સાથરા	સાથરા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૫	૨.૬૦	૨.૨૫
૩૯.	પાલનપર બાડી	પાલનપર બાડી અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૨	૨.૨૫	૧.૮૦
૪૦.	નેત્રા	નેત્રા અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૮૪	૨.૮૦	૧.૮૦
૪૧.	હરીપર	હરીપર અનુ. તળાવ	નખત્રાણા	કચ્છ		૩.૦૦	૧.૮૦
૪૨.	જડોદર	સત્રામજી અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૫૦	૩.૫૦	૨.૦૦
૪૩.	વરમસેડા	વરમસેડા અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૦૦	૩.૦૦	૧.૮૦
૪૪.	જતાવીરા	જતાવીરા અનુ. તળાવ	નખત્રાણા	કચ્છ	૮૦	૨.૮૦	૧.૮૦
૪૫.	ઉખેડા	ઉખેડા અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૫૮	૨.૫૦	૧.૮૦
૪૬.	સાગનારા	સાગનારા અનુ. તળાવ	નખત્રાણા	કચ્છ	૫૬	૩.૦૦	૧.૮૦
૪૭.	રામપર	ખુયા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૧	૩.૨૫	૨.૦૦
૪૮.	જાયાપર	ચારનાળા અનુ. તળાવ	નખત્રાણા	કચ્છ	૫૦	૩.૦૦	૧.૮૦
૪૯.	મેડીસર	મેડીસર અનુ. તળાવ	નખત્રાણા	કચ્છ	૮૮	૨.૮૦	૧.૮૦
૫૦.	વેસલસર (રોહા)	વેસલસર (રોહા) અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૫૮	૩.૮૦	૨.૦૦
૫૧.	ધાવડા	ધાવડા અનુ. તળાવ	નખત્રાણા	કચ્છ	૭૬-૧	૩.૩૦	૨.૦૦
૫૨.	થરાવડા	થરાવડા અનુ. તળાવ	નખત્રાણા	કચ્છ	૩૪૮	૨.૭૦	૧.૮૦

૫૩.	રસલીયા	રસલીયા અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૮	૨.૭૦	૧.૮૦
૫૪.	નેત્રા	નેત્રા અનુ. તળાવ-૧	નખત્રાણા	કચ્છ	૩૮૪	૩.૮૦	૨.૦૦
૫૫.	જોડેદર	જોડેદર અનુ. તળાવ	નખત્રાણા	કચ્છ	૫૦	૩.૦૦	૧.૫૦
૫૬.	મોટી વિરાણી	મોટી વિરાણી અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૮૬	૨.૭૫	૧.૮૦
૫૭.	વિજયાસર	વિજયાસર અનુ. તળાવ	નખત્રાણા	કચ્છ	૨૭૦	૨.૭૦	૩.૦૦
૫૮.	ખાંભલા	ખાંભલા અનુ. તળાવ	નખત્રાણા	કચ્છ	૧૭૦	૨.૭૦	૧.૩૮
					કુલ	૧૫૦.૦૦	૧૧૩.૦૦

બાળા સ્ત્રીયાઈ ચોજના - ૮૧, ૨૫૭૨

અ.નં	ગામનું નામ	ચોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	રતનાલ	રતનાલ અનુ. તળાવ	અંજાર	કચ્છ	૫૭૮ પૈકી	૨.૫૦	૨.૭૫
૨.	ખેડોઈ	ખેડોઈ અનુ. તળાવ	અંજાર	કચ્છ	૫૩૧ પૈકી	૩.૦૦	૩.૭૫
૩.	ભુવડ	ભુવડ-૧ અનુ. તળાવ	અંજાર	કચ્છ	૬૭૧ પૈકી	૩.૫૦	૨.૦૦
૪.	ભુવડ	ભુવડ-૨ અનુ. તળાવ	અંજાર	કચ્છ	૬૭૧ પૈકી	૩.૦૦	૨.૨૦
૫.	ખીરસરા	ખીરસરા અનુ. તળાવ	અંજાર	કચ્છ	૩૨૨ પૈકી	૩.૦૦	૨.૭૫
					કુલ	૧૫.૦૦	૧૩.૪૫

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

જાળી સિંચાઈ/અોચ્છા-તા. ૨૧/૫૨

અ.નં.	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	વેકરા	વેકરા અનુ. તળાવ	રાપર	કચ્છ	૩૧૭	૨.૦૦	૩.૨૦
૨.	કુડા	કુડા - ૧ અનુ. તળાવ	રાપર	કચ્છ	૮૫૫	૬.૫૧	૬.૦૦
૩.	વજેપર	ઉડીયા અનુ. તળાવ	રાપર	કચ્છ	૪૧૧	૩.૦૦	૪.૫૦
૪.	ધબડા	ધબડા અનુ. તળાવ	રાપર	કચ્છ	૩૫૪	૨.૪૦	૩.૫૦
૫.	મોડા	મોડા અનુ. તળાવ - ૧	રાપર	કચ્છ	૫૮૩	૪.૫	૪.૪૦
૬.	લીલપર	લીલપર - ૨ અનુ. તળાવ	રાપર	કચ્છ	૩૪૭	૩.૦	૪.૦૦
૭.	મૌવાણા	પનવાટીયા અનુ. તળાવ	રાપર	કચ્છ	૮૮૮	૨.૧૦	૨.૭૫
૮.	ગેડી	ગેડી અનુ. તળાવ	રાપર	કચ્છ	૨૦૧૦	૩.૮	૫.૦૦
૯.	હમીરપર	હમીરપર-૧ અનુ. તળાવ	રાપર	કચ્છ	૧૧૧૨	૨.૫	૩.૫૦
૧૦.	હમીરપર	હમીરપર-૨ અનુ. તળાવ	રાપર	કચ્છ	૧૧૧૨	૨.૫	૩.૧૦
૧૧.	રામવાવ	રામવાવ અનુ. તળાવ	રાપર	કચ્છ	૮૩૨	૩.૫	૩.૭૫
૧૨.	છોટાપર	છોટાપર અનુ. તળાવ	રાપર	કચ્છ	૫૧૬	૨.૩	૨.૮૦
૧૩.	લોદ્રાણી	લોદ્રાણી અનુ. તળાવ	રાપર	કચ્છ	૮૭૩	૪.૩	૪.૦૫
૧૪.	ડાભુંડા	ડાભુંડા અનુ. તળાવ	રાપર	કચ્છ	૩૨૬	૨.૬	૨.૮૫

૧૫.	લાખાગઢ	લાખાગઢ અનુ. તળાવ	રાપર	કચ્છ	૩૧૨	૧.૮૦	૨.૨૫
૧૬.	ત્રંબો	ત્રંબો અનુ. તળાવ	રાપર	કચ્છ	૧૧૨૨	૪.૦૦	૪.૬૦
૧૭.	બાદરગઢ	બાદરગઢ અનુ. તળાવ	રાપર	કચ્છ	૬૧૪	૨.૪૦	૨.૮૦
૧૮.	પાલનપર	પાલનપર અનુ. તળાવ	રાપર	કચ્છ	૧૦૫	૧.૪૦	૧.૭૦
૧૯.	કીડીયા નગર	કીડીયાનગર અનુ. તળાવ	રાપર	કચ્છ	૧૧૩૪	૩.૧૦	૫.૦૦
૨૦.	ખીરઈ	ખીરઈ અનુ. તળાવ	રાપર	કચ્છ	૫૧૨	૩.૧૦	૩.૭૫
૨૧.	ધાડધો	ધાડધો અનુ. તળાવ	રાપર	કચ્છ	૧૧૮	૨.૮૦	૩.૬૦
૨૨.	કલ્યાણપર	કલ્યાણપર-૧ અનુ. તળાવ	રાપર	કચ્છ	૮૨૪	૪.૧૦	૫.૨૫
૨૩.	લીલપર	લીલપર -૧ અનુ. તળાવ	રાપર	કચ્છ	૩૪૭	૨.૮૦	૩.૬૦
૨૪.	સોમાની વાંઢ	સોમાનીવાંઢ અનુ. તળાવ	રાપર	કચ્છ	૧૧૨	૪.૫૦	૪.૫૦
૨૫.	ખાનપર	ખાનપર અનુ. તળાવ	રાપર	કચ્છ	૧૮૨	૩.૫૦	૪.૫૦
૨૬.	નંદાસર	નંદાસર અનુ. તળાવ	રાપર	કચ્છ	૫૮૪	૩.૨૦	૪.૨૫
૨૭.	પગીવાંઢ	પગીવાંઢ અનુ. તળાવ -૧	રાપર	કચ્છ	૧૧૨	૩.૩૦	૪.૫૦
૨૮.	લીલપર	મોરવીરો અનુ. તળાવ	રાપર	કચ્છ	૩૪૭	૩.૫૦	૪.૫૦
૨૯.	ત્રંબો	ત્રંબો-૨ અનુ. તળાવ	રાપર	કચ્છ	૧૧૨૨	૧.૬૦	૨.૦૦
૩૦.	ખોડેક	ખોડેક અનુ. તળાવ-૧	રાપર	કચ્છ	૩૭૪	૨.૫૦	૩.૧૦
૩૧	પગીવાંઢ	પગીવાંઢ અનુ. તળાવ-૨	રાપર	કચ્છ	૧૧૨	૪.૧૦	૪.૦૦

૩૨.	સણવા	સણવા અનુ. તળાવ-૨	રાપર	કચ્છ	૧૨૦૮	૨.૭૦	૩.૩૦
૩૩.	લીલપર	લીલપર અનુ. તળાવ-૨	રાપર	કચ્છ	૩૪૭	૩.૩૦	૩.૫૦
૩૪.	કલ્યાણપર	કલ્યાણપર અનુ. તળાવ	રાપર	કચ્છ	૮૮૪	૩.૮૦	૫.૦૦
૩૫.	મોડા	મોડા અનુ. તળાવ-૨	રાપર	કચ્છ	૮૧૬	૪.૦૦	૪.૧૦
૩૬.	ગાગોદર	આબુડા અનુ. તળાવ	રાપર	કચ્છ	૧૫૩૦	૨.૬૦	૩.૨૫
૩૭.	ગઢડા(રા)	ગઢડા (રા) અનુ. તળાવ	રાપર	કચ્છ	૧૫૬૩	૨.૪૦	૩.૦૦
૩૮.	મોડા	મોડા અનુ. તળાવ	રાપર	કચ્છ	૮૧૬	૩.૭૦	૪.૫૪
૩૯.	સણવા	સણવા અનુ. તળાવ	રાપર	કચ્છ	૧૨૦૮	૩.૫૦	૪.૫૦
૪૦.	લાખાગઢ	લાખાગઢ અનુ. તળાવ	રાપર	કચ્છ	૪૩૨	૧.૮૦	૨.૩૫
૪૧.	માંબેલ	માંબેલ અનુ. તળાવ	રાપર	કચ્છ	૮૧૮	૫.૦૦	૬.૦૦
					કુલ	૧૩૦	૧૫૭.૦૦

કુલ કુલ અનુશ્રવણ તળાવ ૪૧  
કુલ કેપેસિટી ૧૫૭.૦૦  
વિસ્તાર ૧૩૦ હે.



કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

ગામી સિંચાઈ અધિકારી - તા. તળાવ

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	અમરાપર	જર અનુ. તળાવ	ભચાઉ	કચ્છ	૫૬ પૈકી	૩.૮૦	૫.૦૦
૨.	બામણકા	ખેડાવાળા અનુ. તળાવ	ભચાઉ	કચ્છ	૧૮૪-૧ પૈકી	૨.૬૦	૩.૪૦
૩.	બામણકા	સતીયાવાળા અનુ. તળાવ	ભચાઉ	કચ્છ	૧૨૬ પૈકી	૧.૮૦	૨.૩૫
૪.	ખોડાસર	ખોડાસર અનુ. તળાવ	ભચાઉ	કચ્છ	૧૧૩૦ પૈકી	૨.૧૦	૨.૭૫
૫.	રતનપર	સોંગવારી અનુ. તળાવ	ભચાઉ	કચ્છ	૧૫૨ પૈકી	૨.૮૦	૩.૭૦
૬.	છાડવાડા	છાડવાડા અનુ. તળાવ	ભચાઉ	કચ્છ	૪૫૨ પૈકી	૧.૮૦	૨.૫૦
૭.	અમરાપર	અમરાપર-૧ અનુ. તળાવ	ભચાઉ	કચ્છ	૨૨૩ પૈકી	૨.૬૦	૫.૦૦
૮.	આઘોઈ	આઘોઈ અનુ. તળાવ-૧	ભચાઉ	કચ્છ	૧૨૪૨	૨.૬૦	૩.૩૫
૯.	ભચાઉ	ભચાઉ અનુ. તળાવ	ભચાઉ	કચ્છ	૧૭૬	૩.૫૦	૪.૫૦
૧૦.	ચોબાટી	ચોબાટી અનુ. તળાવ	ભચાઉ	કચ્છ	૮૩૬	૫.૭૦	૭.૪૦
૧૧.	મનફરા	મનફરા અનુ. તળાવ	ભચાઉ	કચ્છ	૭૫૨	૩.૭૦	૪.૭૫
૧૨.	વોંધ	વોંધ અનુ. તળાવ	ભચાઉ	કચ્છ	૧૧૧૩ પૈકી	૧.૧૦	૧.૫૦
૧૩.	ધોરાવીરા	વિકરાધો અનુ. તળાવ	ભચાઉ	કચ્છ	૨૭૬	૪.૮૦	૭.૨૫
૧૪.	કકરવા	કકરવા અનુ. તળાવ-૧	ભચાઉ	કચ્છ	૩૮૫ પૈકી	૨.૫૦	૩.૨૦
૧૫.	કટાટીયા	આશા અનુ. તળાવ	ભચાઉ	કચ્છ	૫૩૦	૩.૭૦	૮.૪૦

૧૬.	કલ્યાણપર	રતાપ્રો અનુ. તળાવ	ભચાઉ	કચ્છ	૧૭૪ પૈકી	૪.૩૦	૫.૦૫
૧૭.	કંથકોટ	કંથકોટ અનુ. તળાવ	ભચાઉ	કચ્છ	૧૬૯ પૈકી	૨.૨૦	૨.૯૦
૧૮.	કકરવા	કકરવા-૨ અનુ. તળાવ	ભચાઉ	કચ્છ	૩૮૫	૨.૩૦	૩.૦૦
૧૯.	વાંઢીયા	વાંઢીયા અનુ. તળાવ	ભચાઉ	કચ્છ	૩૮૬	૧.૫૦	૨.૦૦
૨૦.	કટારીયા	કારાગુના અનુ. તળાવ	ભચાઉ	કચ્છ	૫૩૦	૦.૭૦	૧.૦૦
૨૧.	અમરાપર	અમરાપર-૨ અનુ. તળાવ	ભચાઉ	કચ્છ	૨૨૩	૪.૪૦	૪.૫૦
૨૨.	કકરવા	કકરવા - ૩ અનુ. તળાવ	ભચાઉ	કચ્છ	૩૮૫	૧.૫૦	૨.૦૦
૨૩.	કલ્યાણપર	કલ્યાણપર અનુ. તળાવ	ભચાઉ	કચ્છ	૧૭૪	૫.૬૦	૪.૭૫
૨૪.	લુણવા	લુણવા-૧ અનુ. તળાવ	ભચાઉ	કચ્છ	૪૮૩	૧.૮૦	૨.૫૦
૨૫.	લુણવા	લુણવા-૨ અનુ. તળાવ	ભચાઉ	કચ્છ	૪૮૩	૧.૮૦	૧.૪૦
૨૬.	ચોપડવા	ચોપડવા અનુ. તળાવ	ભચાઉ	કચ્છ	૪૭૩	૧.૮૦	૨.૫૦
૨૭.	શીકરા	કાગેશ્વર અનુ. તળાવ-૧	ભચાઉ	કચ્છ	૮૧૬	૨.૮૦	૩.૬૫
૨૮.	વસ્તવા	વસ્તવા અનુ. તળાવ	ભચાઉ	કચ્છ	૪૬૨	૩.૧૦	૪.૦૦
૨૯.	રાજણસર	રાજણસર અનુ. તળાવ	ભચાઉ	કચ્છ	૩૮૬	૨.૭૦	૩.૫૦
૩૦.	રતનપર	ઓઢણી અનુ. તળાવ	ભચાઉ	કચ્છ	૧૬૮	૩.૧૦	૪.૦૦
૩૧.	ચોપડવા	ચોપડવા અનુ. તળાવ-૨	ભચાઉ	કચ્છ	૪૭૩	૨.૮૦	૩.૭૦
૩૨.	શિકરા	કાગેશ્વર-૨ અનુ. તળાવ	ભચાઉ	કચ્છ		૧.૮૦	૨.૫૦
					કુલ	૮૦.૦૦	૧૧૫.૦૦

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હેસ્ટકનાં અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	કરણવાઢ	કરણવાઢ અનુ. તળાવ	લખપત	કચ્છ	૨૯	૩.૪૦	૩.૭૫
૨.	વિરાણી	વિરાણી-૧ અનુ. તળાવ	લખપત	કચ્છ	૧૬૫	૪.૦૦	૪.૧૦
૩.	હરૂડી	હરૂડી અનુ. તળાવ	લખપત	કચ્છ	૪૪	૨.૪૫	૨.૯૦
૪.	વિરાણી	વિરાણી - ૨ અનુ. તળાવ	લખપત	કચ્છ	૧૬૫	૨.૫૫	૩.૨૦
૫.	પીપર	પીપર અનુ. તળાવ	લખપત	કચ્છ	૧૧૨	૩.૪૦	૩.૯૦
					કુલ	૧૫.૭૫	૧૭.૮૫

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના અનુશ્રવણ તળાવો અંગેની માહિતીનું પત્રક

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	નાન્દા	નાન્દા અનુ. તળાવ	અબડાસા	કચ્છ	૧૨૯	૪.૦૦	૩.૯૦
૨.	વિંઝાણ	વિંઝાણ અનુ. તળાવ	અબડાસા	કચ્છ	૮૭૪	૩.૦૦	૩.૭૦
૩.	ડુમરા	ડુમરા અનુ. તળાવ	અબડાસા	કચ્છ	૧૨૮	૩.૦૦	૨.૯૫
૪.	વમોટી	વમોટી અનુ. તળાવ	અબડાસા	કચ્છ	૫૧	૧.૯૦	૨.૦૫
૫.	સણોસરા	સણોસરા અનુ. તળાવ	અબડાસા	કચ્છ	૩	૩.૪૦	૩.૬૦
૬.	સુજાપર	સુજાપર અનુ. તળાવ	અબડાસા	કચ્છ	૯૬	૧.૯૦	૨.૧૦
૭.	આશાપર	આશાપર અનુ. તળાવ	અબડાસા	કચ્છ	૨૫૭	૨.૧૦	૧.૮૦
૮.	ડુમરા	ડુમરા અનુ. તળાવ	અબડાસા	કચ્છ	૨૮	૩.૯૦	૩.૪૦
૯.	નાના કરોડીયા	નાના કરોડીયા અનુ. તળાવ	અબડાસા	કચ્છ	૮૪	૪.૪૦	૪.૫૦
૧૦.	સણોસરા	સણોસરા અનુ. તળાવ	અબડાસા	કચ્છ	૧	૩.૧૦	૩.૫૦
૧૧.	કંઢાય	કંઢાય અનુ. તળાવ	અબડાસા	કચ્છ	૧૦૦	૩.૦૫	૩.૯૦
૧૨.	વાયોર	વાયોર અનુ. તળાવ	અબડાસા	કચ્છ	૫૪	૨.૧૦	૩.૭૦
૧૩.	બાલાયોર	બાલાયોર અનુ. તળાવ	અબડાસા	કચ્છ	૨૩	૩.૪૦	૪.૬૦
૧૪.	મોટી વમોટી	મોટી વમોટી અનુ. તળાવ	અબડાસા	કચ્છ	૫૦	૪.૦૦	૫.૪૦
૧૫.	સમંદા	સમંદા	અબડાસા	કચ્છ	૯૮	૧.૭૫	૪.૪૦
					કુલ	૪૫.૫૦	૫૩.૫૦

કચ્છ પંચાયત સિંચાઈ વિભાગ, ભુજ  
પંચાયત હસ્તકના તળાવો અંગેની માહિતીનું પત્રક

અ.નં	ગામનું નામ	યોજનાનું નામ	તાલુકો	જિલ્લો	સર્વેનંબર	તળાવનો એરીયા (હેક્ટરમાં)	સંગ્રહ દ.લા. ઘ.ફૂટ
૧.	માનકુવા	ખારી મોટી પી. ટી.	ભુજ	કચ્છ	૪૮૦	૨૭૫	૩.૫૦
૨.	માધાપર	કારીજર પી. ટી.	ભુજ	કચ્છ	૫૬૮	૨.૨૫	૩.૦૦
૩.	ભારાસર	ભારાસર પી. ટી.	ભુજ	કચ્છ	૨૧૮	૩.૦૦	૩.૮૦
૪.	રતિયા	રતિયા પી. ટી.	ભુજ	કચ્છ	૨૧૫	૩.૧૨	૩.૫૦
૫.	ભુજોડી	ભુજોડી પી. ટી.-૧	ભુજ	કચ્છ	૧૫૮ પૈકી	૧.૫૫	૨.૦૦
૬.	માધાપર	માધાપર પી. ટી.-૧	ભુજ	કચ્છ	૫૬૮	૧.૫૦	૨.૨૦
૭.	રેહા	રેહા પી. ટી.-૧	ભુજ	કચ્છ	૧૦૧૩	૩.૦૦	૩.૫૦
૮.	લોડાઈ	ધતુરા પી. ટી.	ભુજ	કચ્છ	૧૦૧૩	૩.૫૦	૩.૮૦
૯.	કોટડી	કોટડી પી. ટી. - ૧	ભુજ	કચ્છ	૧૮૨	૧.૮૦	૨.૫૦
૧૦.	માધાપર	માધાપર પી. ટી.-૨	ભુજ	કચ્છ	૫૬૮	૧.૮૦	૨.૫૦
૧૧.	કોટડી	કોટડી પી. ટી. - ૨	ભુજ	કચ્છ	૧૮૨	૧.૫૦	૧.૫૦
૧૨.	આંધો	આંધો પી. ટી. ૧	ભુજ	કચ્છ	૩૧૪	૨.૧૫	૨.૫૦
૧૩.	કુરન	કુરન પી. ટી. ૧	ભુજ	કચ્છ	૨૭૩	૨.૨૫	૩.૦૦
૧૪.	પૈયા	પૈયા પી. ટી. ૧	ભુજ	કચ્છ	૧૭૦	૧.૬૦	૧.૦૦
૧૫.	તુગા	તુગા પી. ટી. ૧	ભુજ	કચ્છ	૩૮૮	૨.૮૦	૩.૫૦
૧૬.	સાધારા	સાધારા પી. ટી. ૧	ભુજ	કચ્છ	૧૩૪	૨.૮૦	૩.૫૦
૧૭.	પીરવાડી	પીરવાડી પી. ટી. ૧	ભુજ	કચ્છ	૭૦	૨.૦૦	૨.૫૦

૧૮.	ગોડપર	ગોડપર પી. ટી. ૧	ભુજ	કચ્છ	૧૦૨	૧.૫૦	૨.૦૦
૧૯.	મેઘપર	મેઘપર પી. ટી.	ભુજ	કચ્છ	૧૨૪	૧.૨૫	૨.૦૦
૨૦.	પ્રોબાણા	પ્રોબાણા પી. ટી.	ભુજ	કચ્છ	૫૮૨	૧.૫૦	૨.૫૦
૨૧.	મખણા	મખણા પી. ટી. ૧	ભુજ	કચ્છ	૨૪૩	૧.૫૦	૨.૦૦
૨૨.	રેલડી	રેલડી પી. ટી. ૧	ભુજ	કચ્છ	૨૬૧	૧.૫૦	૨.૦૦
૨૩.	ભુજોડી	ભુજોડી પી. ટી. ૨	ભુજ	કચ્છ	૧૫૨	૧.૦૦	૧.૫૦
૨૪.	આંધ્રો	આંધ્રો પી. ટી. ૨	ભુજ	કચ્છ	૩૧૪	૧.૮૫	૧.૫૦
૨૫.	આંધ્રો	આંધ્રો પી. ટી. ૩	ભુજ	કચ્છ	૩૧૪	૧.૦૦	૧.૦૦
૨૬.	પ્રંગ	પ્રંગ પી. ટી. ૨	ભુજ	કચ્છ	૪૧૩	૧.૩૦	૨.૦૦
૨૭.	વરલી	વરલી પી. ટી. ૨	ભુજ	કચ્છ	૨૨૭	૪.૨૦	૬.૦૦
૨૮.	કુરન	કુરન પી. ટી. ૨	ભુજ	કચ્છ	૨૭૩	૧.૩૦	૧.૫૦
૨૯.	ફોટડી	ફોટડી પી. ટી. ૩	ભુજ	કચ્છ	૧૮૧	૨.૨૫	૩.૦૦
૩૦.	નારણપર	નારણપર પી. ટી.	ભુજ	કચ્છ	૨૨૧	૩.૦૦	૩.૫૦
૩૧.	રેહા	રેહા પી. ટી. ૨	ભુજ	કચ્છ	૩૮	૧.૧૫	૧.૫૦
૩૨.	નાના બંદરા	નાના બંદરા પી. ટી. ૨	ભુજ	કચ્છ	૨૮૭	૧.૫૦	૨.૦૦
૩૩.	ભારાસર	ભારાસર પી. ટી. ૨	ભુજ	કચ્છ	૨૧૮	૫.૦૦	૬.૦૦
૩૪.	ખારી	ખારી પી. ટી. ૨	ભુજ	કચ્છ	૨૫૫	૧.૧૫	૨.૦૦
૩૫.	વાંઢાય	વાંઢાય પી. ટી. ૧	ભુજ	કચ્છ	૧૮૦	૧.૫૦	૨.૦૦
૩૬.	ઝીંકડી	ઝીંકડી પી. ટી. ૨	ભુજ	કચ્છ	૨૩૬	૧.૮૦	૩.૦૦
૩૭.	ગોડપર	ગોડપર પી. ટી. ૩	ભુજ	કચ્છ	૧૩૨	૩.૩૦	૩.૫૦
૩૮.	કુરન	કુરન પી. ટી. ૩	ભુજ	કચ્છ	૨૭૩	૧.૧૫	૧.૦૦
૩૯.	દહીંસરા	દહીંસરા પી. ટી. ૧	ભુજ	કચ્છ	૩૨૮	૧.૨૫	૧.૦૦

જા.નં.	રેલડી	રેલડી પી. ટી. ર	ભુજ	કચ્છ	૨૬૧	૩.૨૫	૩.૫૦
૪૧.	રેલડી	રેલડી પી. ટી. ૩	ભુજ	કચ્છ	૩૨૧	૧.૨૫	૨.૦૦
૪૨.	લેર	લેર પી. ટી. ૩	ભુજ	કચ્છ	૨૦૫	૧.૧૫	૧.૫૦
૪૩.	કુરન	કુરન પી. ટી. ૪	ભુજ	કચ્છ	૨૭૩	૨.૮૦	૩.૦૦
૪૧.	ગંઢેર	ગંઢેર પી. ટી. ૪	ભુજ	કચ્છ	૧૮૮	૨.૧૦	૩.૦૦
૪૨.	ધાણેટી	ધાણેટી પી. ટી.	ભુજ	કચ્છ	૮૨૨	૪.૧૫	૫.૦૦
૪૩.	નારાણપર	ખત્રી તળાવ પી. ટી.	ભુજ	કચ્છ	૧૭૬	૨.૦૦	૩.૦૦
૪૪.	વાંઢાય	વાંઢાય પી. ટી. ૧	ભુજ	કચ્છ	૧૮૦	૧.૮૦	૩.૦૦
૪૫.	સરલી	સરલી પી. ટી. ૧	ભુજ	કચ્છ	૧૧૫	૩.૩૦	૪.૦૦
૪૬.	દહીસરા	દહીસરા પી. ટી. ૨	ભુજ	કચ્છ	૩૨૮	૪.૩૦	૫.૦૦
૪૭.	મેઘપર	મેઘપર પી. ટી. ૨	ભુજ	કચ્છ	૧૨૪	૧.૫૦	૩.૦૦
૪૮.	સરલી	સરલી પી. ટી. ૨	ભુજ	કચ્છ	૧૧૫	૨.૮૦	૩.૦૦
૪૯.	બળદીયા	બળદીયા પી. ટી. ૨	ભુજ	કચ્છ	૩૨૭	૧.૫૦	૨.૦૦
૫૦.	વડવા હોથી	વડવા હોથી પી. ટી. ૨	ભુજ	કચ્છ	૨૬૮	૨.૫૦	૩.૦૦
૫૧.	નારાણપર	નારાણપર પી. ટી.	ભુજ	કચ્છ	૨૨૧	૩.૦૦	૩.૭૫
૫૨.	કોડકી	કોડકી	ભુજ	કચ્છ	૩૬૨	૨.૦૦	૨.૫૦
૫૩.	ધોરાવર	ધોરાવર	ભુજ	કચ્છ	૨૫૬	૨.૨૩	૨.૭૫
૫૪.	ગજોડ	ગજોડ	ભુજ	કચ્છ	૫૫૮	૨.૨૦	૨.૭૫
૫૫.	કુકમા	કુકમા પી. ટી. ૧	ભુજ	કચ્છ	૩૩૧	૪.૦૦	૫.૮૦
૫૬.	કુકમા	કુકમા પી. ટી. ૨	ભુજ	કચ્છ	૩૩૧	૨.૦૦	૨.૭૫
૫૭.	રેલડી	રેલડી પી. ટી. ૨	ભુજ	કચ્છ	૨૭૦	૨.૦૦	૨.૬૦
૫૮.	નથ્થરકુઈ	નથ્થરકુઈ પી. ટી. ૨	ભુજ	કચ્છ	૧૮૦	૧.૫૦	૨.૦૦
૫૯.	રતિયા	રતિયા પી. ટી. ૨	ભુજ	કચ્છ	૨૧૫	૧.૫૦	૨.૫૦



ક્રો.	કુરબઈ	કુરબઈ પી. ટી.	ભુજ	કચ્છ	૩૨૯	૧.૫૦	૨.૦૦
ક૧.	હબાય	રાસરો પી. ટી.	ભુજ	કચ્છ	૧૯૨ પૈકી	૧.૫૦	૨.૦૦
ક૨.	હબાય	હબાય પી. ટી.	ભુજ	કચ્છ	૧૯૨ પૈકી	૧.૫૦	૨.૦૦
ક૩.	બંદરા	બંદરા પી. ટી.	ભુજ	કચ્છ	૪૨૯	૧.૫૦	૨.૦૫
ક૪.	દહિસરા	દહિસરા પી. ટી.	ભુજ	કચ્છ	૩૨૨	૧.૬૦	૨.૦૫
ક૫.	કુરન	કુરન પી. ટી.	ભુજ	કચ્છ	૨૭૩	૧.૮૦	૨.૬૫
					કુલ	૧૪૭.૦૦	૧૮૭.૦૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ઓ. બી. ઠક્કર,  
સરકારના ઉપસચિવ (પંચાયત).

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

Vol. XLIII] FRIDAY, OCTOBER 25, 2002/KARTIKA 3, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25th October, 2002.

#### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR. 2002/137/BRU/2002/07/M3:—In exercise of the powers conferred by Section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as “the said Act”) the Government of Gujarat hereby declares that the Industrial Undertaking namely the **Ashima Dyecot Limited Ahmedabad** (herein after referred to as “the said undertaking”) shall be conducted to serve as a measure of preventing unemployment. The said undertaking shall accordingly deemed to be a relief undertaking for the said Act, for a period of twelve months from dt. 25-10-2002 and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto pending before any Court, Tribunal, Officer or Authority shall be stayed during one year commencing from 25th October, 2002. All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

By order and in the name of the Governor of Gujarat,

**T. A. SAIYED,**  
Section Officer.

2961



सत्यमेव जयते

# The Gujarat Government Gazette

**EXTRA ORDINARY**

**PUBLISHED BY AUTHORITY**

---

Vol. XLIII] **FRIDAY, OCTOBER 25, 2002/KARTIKA 3, 1924**

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

**PART IV-B**

**Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 25th October, 2002.

**THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.**

No. GH/V/154 of 2002/DVP/312000/1609/L :—WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest to make a variation in the Final Revised Development Plan of Bilimora sanctioned under Government Notification, Urban Development and Urban Housing Department No. GH/V/150 of 1987/DVP-2582-2455-(87)-L, dated the 1-7-1987;

Now, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby :—

- 1 Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and;
- 2 Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

**SCHEDULE**

Proposed variation to the Final Revised Development Plan of Bilimora sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/150 of 1987/DVP-2582-2455-(87)-L, dated 1-7-1987.

The lands bearing R.S.No. 399/2 and R. S. No. 400 of village DESARA designated for "Recreational Use" shall be deleted from the said use and the lands thus released shall be designated for "Residential Use" under section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976 as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**  
Officer on Special Duty & Ex-Officio  
Deputy Secretary to the Government.

-----  
GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, OCTOBER 28, 2002/KARTIKA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28th October, 2002.

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/155 of 2002/DVP-192001/1869-L:—WHEREAS, the Government of Gujarat is of the opinion that it is necessary, in the public interest, to make a variation in the Development Plan of Keshod sanctioned under Government Notification. Urban Development and Urban Housing Department No. GH/V/216 of 1990/DVP-1989-3082-(90)-L, dated the 16th November, 1990;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act no. 27 of 1976), the Government of Gujarat hereby:—

3. Proposes to modify the aforesaid development plan by way of variation in the manner specified in the Schedule appended hereto and;
4. Calls upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the principal Secretary to Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of this notification in the official gazette.

IV-B-Ex. 298-1

298-1

**SCHEDULE**

Proposed variation to the Plan of Keshod sanctioned by the Government Notification, Urban Development and Urban Housing Department Notification No. GH/V/216 of 1990/DVP-1989-3082-(90)-L, dated the 16<sup>th</sup> November, 1990;

---

The R.S.No. 53/P of Village Keshod as mentioned 'A-B-C-D-A' as shown on accompanying plan designated for 'Agricultural use' shall be deleted and land thus released shall be designated for 'Residential Use' under Section 12(2)(a) of the Gujarat Town planning and Urban Development Act, 1976.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.

-----  
GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY OCTOBER 28, 2002/KARTIKA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૨મી ઓક્ટોબર, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ/૮૫/૨૦૦૨/એપીએમ/૧૨૯૮/૩૩૫૪/ગ(૭૦).-સરકારશ્રીના કૃષિ અને સહકાર વિભાગના જાહેરનામા તા. ૦૬-૦૮-૨૦૦૨ ક્રમાંક : જીએચકેએચ/૬૭/૨૦૦૨/એપીએમ/૧૨૯૮/૩૩૫૪/ગ(૭૦) અન્વયે ખેત ઉત્પન્ન બજાર સમિતિ, વડાલીની મિલકતની વહેંચણીના હુકમો કરવામાં આવેલા છે. તે જાહેરનામાના ફકરા નં. ૨માં આથી નીચે મુજબનો સુધારો કરવામાં આવે છે.

“ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ઈડરે ચુકવવાના થતાં રૂા. ૧૧/- લાખ (અંકે રૂપિયા અગીયાર લાખ પૂરા) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, વડાલીને કુલ : ૧૧ (અગીયાર) હમ્માં ચુકવવાના રહેશે. જેનો પ્રતિમાસે રૂા. ૧.૦૦ લાખ (રૂપિયા એક લાખ પૂરા)નો માસિક હમ્મો રહેશે. હમ્માંની ચુકવણીનો અમલ મિલકત વહેંચણી અંગેના તા. ૦૬-૦૮-૨૦૦૨ના જાહેરનામાથી કરવાનો રહેશે.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

(સહી) અવાચ્ય,  
સેકશન અધિકારી.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, OCTOBER 28, 2002/KARTIKA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૨મી ઓક્ટોબર, ૨૦૦૨.

ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩.

ક્રમાંક : જીએચકેએચ/૮૬/૨૦૦૨/એપીએમ/૧૨૨૦૦૨/૪૪૬/ગ.—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (ગુજરાત અધિનિયમ-૨૦ સને ૧૯૬૪)ની કલમ-૫ની પેટા કલમ-(૧) હેઠળ બહાર પાડેલ ડાયરેક્ટર ઓફ એગ્રીકલ્ચરલ માર્કેટીંગ એન્ડ રુરલ ફાયનાન્સ, ગુજરાત રાજ્ય, ગાંધીનગરના તા. ૨૦-૦૧-૧૯૮૦ના જાહેરનામાં ક્રમાંક : ઈ-ખસ-૮૦-૬-બનણ-૭૮૪/ન. ૧૫૪ થી પંચમહાલ જિલ્લાના ગોધરા તાલુકાના બનેલા વિસ્તારને સદરહુ અધિનિયમના હેતુઓ માટે તેમાં નિર્દિષ્ટ કરેલ ખેત ઉત્પન્નોની અમુક જાતના સંબંધમાં બજાર વિસ્તાર (જેનો આમાં હવે પછી 'સદરહુ બજાર વિસ્તાર' તરીકે ઉલ્લેખ કર્યો છે તે) તરીકે જાહેર કરવામાં આવ્યો છે.

૨. સદરહુ જણાવેલ બજાર વિસ્તારનું બે જુદા જુદા વિસ્તારો એટલે કે પંચમહાલ જિલ્લાના ગોધરા તાલુકાના બનેલા બજાર વિસ્તાર અને મોરવા હડફ તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજન કરવા ધાર્યું છે.

૩. ઉપરોક્ત વિસ્તારોના બનેલા સૂચિત બજાર વિસ્તારમાં નિયંત્રણમાં લેવા ધારેલ જણાસીઓની વિગતો નીચે જણાવ્યા મુજબ છે.—

તંતુ :—	કપાસ (લોઢેલો અને લોઢ્યા વગરનો)
અનાજ :—	ઘઉં, ડાંગર (છડેલી અને છડ્યા વગરની) ચોખા, જુવાર, બાજરી, કોદરા, મકાઈ, બાવટો
કઠોળ :—	તુવેર, ચણા, અડદ, મગ, વાલ, ચોળા, મઠ
તેલીબીયાં :—	તલ, એરંડા
કેફી ઉત્પાદન :—	તમાકુ (તમામ પ્રકાર)ની.
પશુપાલનની પેદાશ :—	દોર, ઘેટાં, બકરાં.

૪. ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ (સન ૧૯૬૪ના ગુજરાત અધિનિયમ, ૨૦માં)ની કલમ-૫૨ અને કલમ-૫ સાથે વાંચતાં મળેલ સત્તાની રુએ, ગુજરાત સરકાર, આથી સદરહુ બજાર વિસ્તારને ઉપર દર્શાવેલ જણાસીઓના

ખરીદ તથા વેચાણનું નિયમન કરવા માટે ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ના હેતુઓ માટે પંચમહાલ જિલ્લાના ગોધરા તાલુકામાં સમાવિષ્ટ વિસ્તારના બનેલા બજાર વિસ્તાર અને મોરવાહડક તાલુકામાં સમાવિષ્ટ બજાર વિસ્તારમાં વિભાજન કરવાનો પોતાનો ઈરાદો જાહેર કરે છે.

૫. આ જાહેરનામું રાજ્યપત્રમાં પ્રસિધ્ધ થયાની તારીખથી એક મહિનાની મુદતની અંદર નાયબ સચિવશ્રી (સહકાર), ગુજરાત રાજ્ય, કૃષિ અને સહકાર વિભાગ, સચિવાલય, ગાંધીનગરને જે કંઈ વાંધા સુચનો મળશે તેના ઉપર સરકાર દ્વારા વિચારણા થશે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY OCTOBER 28, 2002/KARTIKA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૩મી ઓક્ટોબર, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ/૮૭/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૧૬૮/ગ.- બજાર સમિતિ, પાટણ, પર વહીવટદાર તરીકે શ્રી એમ. ટી. ચાવડા, નાયબ રજિસ્ટ્રારશ્રી, (બેન્કીંગ) વડી કચેરી, ગાંધીનગર હવાલો સંભાળે છે. તેમને બદલે હવે ખેત ઉત્પન્ન બજાર સમિતિ, પાટણમાં શ્રી એ. બી. ગઢવી, જિલ્લા રજિસ્ટ્રારશ્રી, પાટણને તાત્કાલિક અસરથી ઉક્ત બજાર સમિતિના વહીવટદાર તરીકે નિમણૂક કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, OCTOBER 28, 2002/KARTIKA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 28th October, 2002.

#### GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. GHU/2002-(83)-GEB-1599-7366-K.1.—WHEREAS the Government of Gujarat is satisfied that in the public interest, it is necessary so to do;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section-3 of Gujarat Essential Services Maintenance Act, 1972 (Guj. 23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential service declared as such under Government Notification, Energy and Petrochemicals Department No. GHU-2002-53-(15)-GEB-1599-7366-K, dated 12-06-2002 and specified in the Schedule appended hereto.

#### SCHEDULE

All employment in the Gujarat Electricity Board which generates electricity for the public, transmit electricity or distribute electricity to the public.

By order and in the name of the Governor of Gujarat,

(Sd) illegible,  
Deputy Secretary to Government.



सत्यमेव जयते



# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, NOVEMBER 2, 2002/KARTIKA 11, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 2nd November, 2002.

### BOMBAY PUBLIC TRUSTS ACT, 1950.

No. GK/42/ 2002/BPT/102000/2/739/E :—The following draft notification which is proposed to be issued under section 84 read with sub-section (3) of section 18 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950) is published as required by sub-section (3) of the said section 84 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

(2) Any objection or suggestion which may be received by the Secretary to Government, Legal Department, Sachivalaya, Gandhinagar from any person with respect of the said draft notification before the expiry of the aforesaid period will be considered by the Government.

### DRAFT - NOTIFICATION

No. GK/42/ 2002/BPT/102000/2/739 / E :—In exercise of the powers conferred by Section 84 read with sub-section (3) of section 18 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950), the Government of Gujarat hereby makes the following rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely :-

1. These rules may be called the Bombay Public Trusts (Gujarat) (Amendment) Rules, 2002.
2. In the Bombay Public Trusts (Gujarat) Rules, 1961, in rule 6,-

- (a) after sub-rule (1), the following shall be inserted, namely :-  
 “(1A) The application form for registration of a public trust shall be available in the concerned Public Trusts Registration Office on payment of Rupees Ten only.”
- (b) for sub-rule (5), the following shall be substituted, namely :-

“(5) The fee to accompany the application shall be in cash or demand draft of the following amount :-

(i)	When the value of property of a public trust does not exceed Rs. 2,000	Rs. 20
(ii)	When the value of property of a public trust exceeds Rs. 2,000 but does not exceed Rs. 5000	50
(iii)	When the value of property of a public trust exceeds Rs. 5,000 but does not exceed Rs. 10,000	100
(iv)	When the value of property of a public trust exceeds Rs. 10,000 but does not exceed Rs. 25,000	250
(v)	When the value of property of a public trust exceeds Rs. 25,000;	500

Provided that no such fee shall be charged in the case of public trusts deemed to have been registered under section 28.

By order and in the name of the Governor of Gujarat,

**R. M. PARMAR,**

Joint Secretary to Government.

**કાયદા વિભાગ**

**જાહેરનામું**

સચિવાલય, ગાંધીનગર, ૨૭ નવેમ્બર, ૨૦૦૨.

મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ-૧૯૫૦.

ક્રમાંક : જકે / ૪૨ / ૨૦૦૨/બીપીટી/ ૧૦૨૦૦૦/૨/૭૩૮ / ઈ :- મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૮મા) ની કલમ ૧૮ની પેટા કલમ (૩) સાથે વાંચતાં, કલમ ૮૪ હેઠળ (કાઢવા) ધારેલા જાહેરનામાનો નીચેનો મુસદ્દો, સદરહુ કલમ ૮૪ની પેટા-કલમ (૩) થી ફરમાવ્યા પ્રમાણે તેનાથી અસર થવાનો સંભવ હોય તેવી તમામ વ્યક્તિઓની જાણ સારું પ્રસિધ્ધ કરવામાં આવે છે, અને આથી નોટિસ આપવામાં આવે છે કે સદરહુ મુસદ્દો આ જાહેરનામું રાજપત્રમાં પ્રસિધ્ધ થયાની તારીખથી ત્રીસ દિવસ પૂરા થયે અથવા ત્યાર પછી ગુજરાત સરકાર વિચારણામાં લેશે.

(૨) ઉપર્યુક્ત મુદત પૂરી થયા પહેલાં, સદરહુ જાહેરનામાના મુસદ્દાના સંબંધમાં સરકારના સચિવ, કાયદા વિભાગ, સચિવાલય, ગાંધીનગરને કોઈપણ વ્યક્તિ તરફથી કોઈ વાંધા અથવા સૂચનો મળશે તે સરકાર વિચારણામાં લેશે.



## જાહેરનામાનો મુસદ્દો

ક્રમાંક : જીકે / ૪૨ / ૨૦૦૨/બીપીટી/ ૧૦૨૦૦૦/૨/૭૩૮ / ઈ :- મુંબઈ સાર્વજનિક ટ્રસ્ટ અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના મુંબઈના ૨૮મા) ની કલમ ૧૮ની પેટા કલમ (૩) સાથે વાંચતાં, કલમ ૮૪ થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર આથી, મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧ વધુ સુધારવા નીચેના નિયમો કરે છે :-

૧. આ નિયમો મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) (સુધારા) નિયમો, ૨૦૦૨ કહેવાશે.
૨. મુંબઈ સાર્વજનિક ટ્રસ્ટ (ગુજરાત) નિયમો, ૧૯૬૧માં, નિયમ ૬ માં, -
  - (ક) પેટા-નિયમ (૧) પછી, નીચેનો મજકૂર દાખલ કરવો :-  
 “( ૧ક) સાર્વજનિક ટ્રસ્ટની નોંધણી માટેની અરજીનો નમૂનો, સંબંધિત સાર્વજનિક ટ્રસ્ટની નોંધણી ઓફિસમાંથી ફક્ત દસ રૂપિયા ચૂકવ્યેથી મળશે.”

(ખ) પેટા-નિયમ(૫)ને બદલે, નીચેનો મજકૂર મૂકવો :-

(૫) અરજી સાથે નીચેની રકમની ફી, રોકડમાં અથવા ડીમાન્ડ ડ્રાફ્ટથી મોકલવી જોઈશે :-

	રૂ.
(૧) સાર્વજનિક ટ્રસ્ટની મિલકતની કિંમત રૂ. ૨૦૦૦ થી વધુ ન હોય ત્યારે	૨૦
(૨) સાર્વજનિક ટ્રસ્ટની મિલકતની કિંમત રૂ. ૨૦૦૦ થી વધુ પરંતુ રૂ. ૫૦૦૦ થી વધુ ન હોય ત્યારે	૫૦
(૩) સાર્વજનિક ટ્રસ્ટની મિલકતની કિંમત રૂ. ૫૦૦૦ થી વધુ પરંતુ રૂ. ૧૦,૦૦૦ થી વધુ ન હોય ત્યારે	૧૦૦
(૪) સાર્વજનિક ટ્રસ્ટની મિલકતની કિંમત રૂ. ૧૦,૦૦૦ થી વધુ પરંતુ રૂ. ૨૫,૦૦૦ થી વધુ ન હોય ત્યારે	૨૫૦
(૫) સાર્વજનિક ટ્રસ્ટની મિલકતની કિંમત રૂ. ૨૫,૦૦૦ થી વધુ ત્યારે.	૫૦૦

પરંતુ કલમ ૨૮ હેઠળ નોંધાયેલા ગણાતા હોય તેવા સાર્વજનિક ટ્રસ્ટોની બાબતમાં, એવી કોઈ ફી લઈ શકાશે નહિ.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. એમ. પરમાર,  
સરકારના સંયુક્ત સચિવ,



Extra No. 304

REGISTERED No. G/GNR/2



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

SATURDAY, NOVEMBER 2, 2002/KARTIKA 11, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd November, 2002.

THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958.

No. GHR. 2002/142/BRU/2002/13/M3:—In exercise of the powers conferred by Section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (hereinafter referred to as “the said Act”) the Government of Gujarat hereby declares that the Industrial Undertaking namely the Gujarat State Fertilizers & Chemicals Limited, P.O. Fertilizernagar, Dist Vadodara, (herein after referred to as “the said undertaking”) shall be conducted to serve as a measure of preventing unemployment. The said undertaking shall accordingly deemed to be a relief undertaking for the said Act, for a period of twelve months from dt. 2-11-2002 and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto pending before any Court, Tribunal, Officer or Authority shall be stayed during one year commencing from 2nd November, 2002. All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,  
Section Officer.

304-1

IV-B-Ex.-304-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, NOVEMBER 8, 2002/KARTIKA 17, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

### ORDER

Sachivalaya, Gandhinagar, 7th November, 2002.

BOMBAY PROHIBITION ACT, 1949.

No. G/G/135/DNS/2002/1007/E. 1 :—In exercise of the powers conferred by clause (c) of sub-section (1) of section 139 of the Bombay Prohibition Act, 1949 (Bom, XXV of 1949) the Government of Gujarat hereby exempts the persons specified in column 1 of the schedule hereto annexed connected from the provisions of the rules specified against them in column 2 of the said schedule :-

### SCHEDULE

Persons	Provisions of the rules
1	2
Persons holding licences in form D.S.V. under the Bombay Denatured Spirit Rules, 1959 for the purpose of Ethanol - Doped-petrol.	Rules 55 and 56 of the Bombay Denatured Spirit Rules, 1959 so far as they relate to inform the local Excise Officer about the arrival of the consignment and verifying the quantity, quality and strength of such imported denatured spirit.

By order and in the name of the Governor of Gujarat,

**S. K. BHAVSAR,**

Under Secretary to Government of Gujarat.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, NOVEMBER 11, 2002/KARTIKA 20, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧લી નવેમ્બર, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ/૮૮/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૨૫૫૦/ગ.—ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, મહુવા, જિ. ભાવનગરને બજાર ધારાની કલમ-૪૬(૧) અન્વયે પદચ્યુત કરી કલમ-૪૬(૨)(૨) અન્વયે વહીવટદારની નિમણૂક કરવા અંગેના હુકમો કૃષિ અને સહકાર વિભાગના તા. ૨૨મી ઓક્ટોબર, ૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૮૩/૦૨/એપીએમ/૧૦૨૦૦૨/૨૫૫૦/ગ અન્વયે કરવામાં આવેલ છે. તે હુકમો તાત્કાલિક અસરથી આથી રદ કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

---

Vol. XLIII] MONDAY, NOVEMBER 11, 2002/KARTIKA 20, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART - IV-B

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 11th November, 2002.

#### **The Gujarat Town Planning and Urban Development Act, 1976**

No. GH/V/ 158 of 2002/DVP- 252001/1009/L: WHEREAS, the Government of Gujarat is of the opinion that it was necessary, in the public interest, to make a variation in the final revised development plan of the town of Vapi Area Development Authority sanctioned under Government Notification, Urban Development and Urban Housing Department No.GH/V/64 of 1985 / DVP/2582/1321/(85)/L, dated 22<sup>nd</sup> May, 1985;

AND, WHEREAS, the variation proposed to be made in the said development plan was published as required by sub-section(1) of section 19 of the Gujarat Town Planning and Urban Development Act, 1976 ( President's Act No.27 of 1976) ( hereinafter referred to as " the said Act") in the Gujarat Government Gazette Part IV-B dated 17-8-2001 on page no. 203-3 under Government Notification , Urban Development and Urban Housing Department No.GH/V/ 132 of 2001/DVP-252001/1009/L, dated 17<sup>th</sup> August, 2001 alongwith a notice calling upon any person to submit suggestions or objections, if any, with respect to the proposed variation to the Principal Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, in writing, within a period of two months from the date of publication of the said variation;

AND WHEREAS, the Government of Gujarat has not received any suggestions and objections;

NOW, THEREFORE, in exercise of the powers conferred by section 19 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No.27 of 1976) the Government of Gujarat hereby :-

- (a) sanctions the said variation to be made in the said development plan, as set out in Schedule appended hereto and;
- (b) specifies that the variation so set out shall come into force from the date of this notification;

#### **SCHEDULE**

Variation in the Revised Final Development Plan of Vapi Area Development Authority sanctioned by Government in Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar Notification No.GH/V/ 64 of 1985 / DVP/2582/1321/(85)/L, dated 22<sup>nd</sup> May, 1985;

The lands bearing R.S No. 188, 189, 190,191 and 193 of Vapi designated for "Agriculture " use in the sanctioned Revised Development Plan of Vapi shall be deleted from the said designation and the lands thus released shall be designated for "Residential Use" under Section 12(2)(a) of the Gujarat Town Planning and Urban Development Act, 1976, as shown on the accompanying plan.

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA**

Officer on Special Duty & Ex-officio Deputy Secretary  
to the Government of Gujarat,  
Urban Development and Urban Housing Department

Government Central Press, Gandhinagar.



सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII MONDAY, NOVEMBER 11, 2002/KARTIKA 20, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 11th November, 2002.

### THE BOMBAY RELIEF UNDERTAKINGS (SPECIAL PROVISIONS) ACT, 1958

No. GHR.2002 / 143 / BRU/2002/ 8 /M3 : In exercise of the powers conferred by Section 3 of the Bombay Relief Undertakings (Special Provisions) Act, 1958 (herein after referred to as "the said Act") the Government of Gujarat hereby declares that the Industrial Undertaking namely the Ashima Limited, Ahmedabad (herein after referred to as "the said undertaking") shall be conducted to serve as a measure of preventing unemployment. The said undertaking shall accordingly deemed to be a relief undertaking for the said Act, for a period of twelve months from dt. 11/11/2002 and in exercise of the powers conferred by sub-clause (iv) of clause (a) of sub-section (1) of section 4 of the said Act, the Government of Gujarat is also pleased to direct that except in case of Government dues in relation to the said undertaking rights, privileges, obligations, liabilities (other than those liabilities etc. towards its employees) occurred or incurred before the said undertaking is declared as relief undertaking and any remedy for the enforcement thereof shall be suspended and proceedings relating thereto pending before any Court, Tribunal, officer or Authority shall be stayed during one year commencing from dt.11/11/2002. All Government dues will continue to be recovered in the normal way during this period and this notification will not apply to the recovery of Government dues.

By order and in the name of the Governor of Gujarat,

T. A. SAIYED,  
Section Officer  
Labour and Employment Department.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, NOVEMBER 13, 2002/KARTIKA 22, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th November, 2002.

#### BOMBAY PROHIBITION ACT, 1949.

No. G/G/136 /DNS/1091/1457/E. 1 :- In exercise of the powers conferred by Sub-Section (1) of section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) read with clause (b) of sub-section (2) of the said section 143, the Government of Gujarat hereby amends the Government Notification Home Department No. G/G/113/DNS/1091/1457/E. 1, dated 23rd August 2002 published at pages 244 to 244-28 of the Gujarat Government Gazette Part IV-B, dated 23rd August, 2002 (hereinafter referred to as said notification) as follows namely :-

In the said notification for the words and letters "on or after the expiry of thirty days" the words and letters "on or after the expiry of ninety days" shall be substituted.

By order and in the name of the Governor of Gujarat,

S. K. BHAVSAR,  
Under Secretary to Government.

Government Central Press, Gandhinagar.



Extra No. 310



सत्यमेव जयते

REGISTERED No. G/GNR/2

*File*

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, NOVEMBER 15, 2002/KARTIKA 24, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### AGRICULTURE AND COOPERATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th November, 2002.

No. GHKH/89/2002/SMB-2002-263-CH(1) :—In exercise of the powers conferred by clause (g) of sub-section (1) of Section 71 of the Gujarat Cooperative Societies Act, 1961 (Guj. X of 1962) the Government of Gujarat hereby accords sanction to kutch Dist. Central Co-operative Bank Ltd. Bhuj to invest Rs. 4.50 crores (Rupees four crores and fifty lakhs only) from its surplus funds in the Bonds of Sardar Sarovar Narmada Nigam Ltd. (SSNNL), Gandhinagar as a special case as per the guidelines laid down from time to time by the Reserve Bank of India and National Bank for Agriculture and rural Development.

By order and in the name of the Governor of Gujarat,

S. C. MUKHYAJI,  
Section Officer.

IV-B-EX-310-1

310-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.

Extra No. 311

REGISTERED No. G/GNR/2

©



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, NOVEMBER 15, 2002/KARTIKA 24, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૧મી નવેમ્બર, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ/૮૦/૨૦૦૨/એપીએમ/૧૦૨૦૦૨-૧૫૩૭-પાર્ટ.૧/ગ. — ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩, ગુજરાત અધિનિયમ નં.-૨૦ સને ૧૯૬૪ અન્વયે આ વિભાગના તા. ૧૫-૭-૨૦૦૨ના જાહેરનામા ક્રમાંક : જીએચકેએચ/૫૮/૨૦૦૨/એપીએમ/૧૦૨૦૦૨/૧૫૩૭/ગ, ના પારા (૨) અન્વયે જે બજાર સમિતિઓ સરકારશ્રી ધ્વારા નિયુક્ત થયેલ છે. તથા જેના ઉપર વહીવટદાર નિમેલ છે. તેવી બજાર સમિતિઓની મુદત તા. ૩૧-૧૨-૨૦૦૨ સુધી લંબાવવામાં આવેલ છે.”

આ મુદત પૂર્ણ થાય તે પહેલાં ચૂંટણી કાર્યક્રમ બહાર પાડી ચૂંટણીલક્ષી તમામ કાર્યવાહી પૂર્ણ કરવાની થતી હતી. પરંતુ જિલ્લા રજીસ્ટ્રાર, પોરબંદરની કચેરીમાં સ્ટાફનો અભાવ હોવાથી તથા ચૂંટણીની કાર્યવાહી માટે અનુભવી સ્ટાફ ન હોવાથી તેમજ જુનાગઢ તથા જામનગર જિલ્લાની બજાર સમિતિઓની ચૂંટણીની કાર્યવાહી માટે પોરબંદરનો સ્ટાફ રોકાયેલ હોવાથી ઉક્ત બજાર સમિતિની ચૂંટણીની કાર્યવાહી હાલના તબક્કે હાથ ધરી શકાય તેમ નથી. આથી હાલની બજાર સમિતિ, કૃતિયાણાની મુદત તા. ૩૧-૧૨-૨૦૦૨ના રોજ પૂર્ણ થયેથી તાત્કાલીક અસરથી અમલમાં આવે તે રીતે નાયબ નિયામક અને જિલ્લા રજીસ્ટ્રાર સહકારી મંડળીઓ, પોરબંદરને બજાર ધારાની કલમ-૧૧ (૫)(ક)(૧) હેઠળ વહીવટદાર તરીકેની નિમણૂક આપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,  
ઉપસચિવ,

કૃષિ અને સહકાર વિભાગ

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, NOVEMBER 15, 2002/KARTIKA 24, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

ખેત ઉત્પન્ન બજાર સમિતિઓની ચૂંટણી મુલતવી રાખવા બાબત.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી નવેમ્બર, ૨૦૦૨.

ક્રમાંક : જીએચકેએચ / ૮૧ / ૨૦૦૨/એપીએમ/ ૧૦૨૦૦૨-મં.૨૫૦ /ગ. — ભારત સરકારના ચૂંટણી કમિશને તાજેતરમાં ગુજરાત રાજ્યમાં વિધાનસભાની ચૂંટણીનો કાર્યક્રમ જાહેર કરેલ છે. તે મુજબ રાજ્યમાં વિધાનસભાની ચૂંટણી આગામી તા. ૧૨-૧૨-૨૦૦૨ના રોજ યોજનાર છે. જે સંજોગોમાં રાજ્યની જે ખેતીવાડી ઉત્પન્ન બજાર સમિતિઓની મુદત તા. ૩૧-૧૨-૨૦૦૨ સુધીમાં પૂર્ણ થાય છે. તેવી બજાર સમિતિઓની ચૂંટણીની કાર્યવાહી નિયામક, ખેતબજાર અને ગ્રામ્ય અર્થતંત્ર, ગુજરાત રાજ્ય, ગાંધીનગર કક્ષાએથી હાથ ધરવામાં આવેલ છે. અને બજાર સમિતિઓના ચૂંટણી કાર્યક્રમો પ્રસિધ્ધ કરવામાં આવ્યા છે. તે હાલ અમલમાં છે. તેવી તમામ બજાર સમિતિઓની સામાન્ય ચૂંટણીની કાર્યવાહી, તાજેતરની વિધાનસભાની સામાન્ય ચૂંટણીઓના પરિપ્રેક્ષ્યમાં અને રાજ્યનું વહીવટીતંત્ર સામાન્ય ચૂંટણીઓની કામગીરીમાં વ્યસ્ત રહેવાની સંભાવનાઓ ધ્યાને લેતા - બજાર સમિતિઓની ચૂંટણી હાલ જે તબક્કે છે, તે તબક્કાથી મુલતવી ( Postpone ) રાખવાની બાબત રાજ્ય સરકારની વિચારણા હેઠળ હતી. પુખ્ત વિચારણાને અંતે રાજ્ય સરકારે નીચે મુજબ નિર્ણય લીધો છે.

“ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ, ૧૯૬૩ની કલમ-૧૧ (૪)(ક)(ક) તથા કલમ ૧૧(૫)(ક)ની જોગવાઈને આધીન આ સાથે સામેલ પરિશિષ્ટમાં જણાવેલ ઓગણીસ બજાર સમિતિઓની ચાલી રહેલ ચૂંટણીની કાર્યવાહી હાલ જે તબક્કે છે તે તબક્કાથી બીજા હુકમો ન થાય ત્યાં સુધી આથી મુલતવી (Postpone) રાખવામાં આવે છે. તેમજ મુલતવી રહેલ ચૂંટણીઓ બીજો હુકમો થયેથી જે તબક્કેથી મુલતવી રહેલ છે. તે તબક્કેથી ચાલુ કરી અને ચૂંટણી પ્રક્રિયા પૂર્ણ કરવાની રહેશે.”

## પરિશિષ્ટ

હાલમાં જે બજાર સમિતિઓની ચૂંટણીઓની કાર્યવાહી મુલતવી (Postpone) રાખવામાં આવે છે તેનું પરિશિષ્ટ

અ.નં.	બજાર સમિતિનું નામ	જિલ્લો
૧	વડાલી	સાબરકાંઠા
૨	વાઘોડીયા	વડોદરા
૩	ખાંભા	અમરેલી
૪	પ્રાંતિજ	સાબરકાંઠા
૫	ધનસુરા	સાબરકાંઠા
૬	ચાણસ્મા	પાટણ
૭	બેચરાજી	મહેસાણા
૮	ડભોઈ	વડોદરા
૯	પાદરા	વડોદરા
૧૦	રાજુલા	અમરેલી
૧૧	ઉંઝાં	મહેસાણા
૧૨	શહેરા	પંચમહાલ
૧૩	ગોધરા	પંચમહાલ
૧૪	જામકંડોરણા	રાજકોટ
૧૫	સમી	પાટણ
૧૬	કાલાવાડ	જામનગર
૧૭	દાહોદ	દાહોદ
૧૮	માણાવદર	જુનાગઢ
૧૯	બીલીમોરા	નવસારી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. જી. સુથાર,

સરકારના ઉપસચિવ,

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते.

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, NOVEMBER 15, 2002/KARTIKA 24, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

### CORRIGENDUM

Sachivalaya, Gandhinagar, 15th November, 2002.

### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/159 of 2002/DVP-272001/12125/L.—In the Government, in Urban Development and Urban Housing Department Sachivalaya, Gandhinagar, Notification No. GH/V/129 OF 2002/DVP/272001/12125/L dated 18-09-2002 regarding the Revised Development Plan of Kadi Area Development authority, the following correction shall be made in the Schedule :

1. In serial No. 4 add figures & words "952/2/p, 953/2/p, 956/1/p, 925/2/p, 960/1/p, 960/2/p, 959/p etc." after figure "974/p".
2. In serial No. 4 add figures & words "944/1/p, 947/1/p, 947/2/p, 945/2/p, etc." after figure "953/p".

By order and in the name of the Governor of Gujarat,

**V. D. VAGHELA,**

Officer on Special Duty & Ex-Officio  
Deputy Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

VOL. XLIII

FRIDAY, NOVEMBER 15, 2002/KARTIKA 24, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

**Rules and Orders (Other then those published in Part I, I-A, and I-L) made by the Government of Gujarat under the Gujarat Acts.**

#### FINANCE DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 15th November, 2002

#### *Constitution of India*

No. : GN-31-GCS/102001/332/CH.—In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

#### CHAPTER - I - GENERAL

1. **Short Title and Commencement :** (1) These rules may be called the "Gujarat Civil Services (General Conditions of Services) Rules" 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to -  
(a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and  
(b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner:  
**Provided** that no such order shall be made except with the prior concurrence of the Finance Department.

5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Regulation of claims to pay, allowances, leave :** A Government employee's claim to pay and allowances is regulated by the rules in force at the time in respect of which the pay and allowances are earned and claim to leave shall be regulated by the rules in force at the time the leave is applied for and granted, and which would have been admissible but for the introduction of such changes.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided** that the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.

## CHAPTER - II - DEFINITIONS

9. Unless the context otherwise requires -
  - (1) **"Actual travelling expenses"** means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if paid, and for carriage of camp equipment, if necessary and does not include charges for accommodation in hotels and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.
  - (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
  - (3) **"Annexure"** means annexure appended to these rules.
  - (4) **"Appendix"** means appendix appended to these rules.
  - (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
  - (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
  - (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
  - (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
  - (9) **"Camp Equipage"** means an apparatus for moving a camp.  
**Note :** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.
  - (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.



- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.
- Note : This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.*
- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of India" and all revenues received by the Government of a State/Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".
- (15) **"Constitution"** means the Constitution of India.
- (16) **"Conveyance Allowance"** means an allowance granted to a Government employee, whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.
- (17) **"Date of first appointment"** means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.
- (18) **"Daily Allowance"** means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) **"Day"** means the period beginning from a midnight and ending with the next midnight.
- (20) **"Death-cum-Retirement Gratuity"** means the gratuity payable under rule-81 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) **"Director of Pension and Provident Fund"** means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) **"Disbursing Authority for Pension"** means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.
- (23) **"Duty"** Duty includes -
- service as a probationer;
  - joining time;
  - a course of instructions or training authorised by or under the orders of Government;

**Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.

(d) the period occupied -

- (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
- (ii) in attending an obligatory departmental examination,
- (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall be treated not as duty but as leave.

(e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-

- (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
  - (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or
  - (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved.
- The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.

(f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.

(g) the period spent by Government employee on training mentioned below :-

- (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.
- (ii) On Home Guard training or Home Guard duties with permission of the Head of office.
- (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.
- (iv) training at a Boy Scouts' camp;

**Note :** No travelling or halting allowance shall be admissible in respect of this duty.

(h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.



- (i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State -
- as representatives of Government or ex-officio,
  - by virtue of his official position such as Principal of a College, and
  - for attending the meeting of a Board of Studies.
- (24) **"Emoluments"** means -
- Pay,
  - payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.
  - compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.
  - Pension and pension equivalent of death-cum-retirement gratuity except the following :-
    - wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.
    - compensation received under the Workmen's Compensation Act, 1923.

**Note :** The word "Pension" means the full sanctioned pension prior to commutation.
  - in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance
- Provided** that, if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:
- Provided** further that if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.
- Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, or the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.
- Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.
- (25) **"Executive Engineer"** means an officer appointed as such and in charge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.
- (26) **"Family"** means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.
- Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.
- Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.

- (27) **"Fee"** means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.

- (28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.

- (29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18 the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.

- (30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.

- (31) **"Form"** means a form appended to these rules.

- (32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non-gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this sub rule.

**Provided** that in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.

**Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.

- (33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.

- (34) **"Head of Department"** this term includes the officers from Appendix-II who have been declared as such or any other officers whom Government may from time to time declare to be Head of Department.

- (35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.
- (36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent authority, or in the absence of such declaration the station where the records of his office are generally kept.
- (37) **"Holiday"** means -
- a holiday declared or notified under Negotiable Instruments Act, 1881; and
  - in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.
- (38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.
- (39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.
- (40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.
- (41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.
- (42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.
- (43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.
- (44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.
- (45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.
- (46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.
- (47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.
- (48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.
- (49) **"Minor"** means a person who has not completed the age of eighteen years.
- (50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction :** Calculations of period expressed in terms of months and days shall be made as under :-

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-

	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>



- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **"Non-Official Member"** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **"Officiate"** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **"Pay"** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **"Permanent Travelling Allowance"** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.
- (55) **"Pension"** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.
- (56) **"Pensionable Pay"** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.
- (57) **"Pensioner"** means a retired Government employee who has been granted pension.
- (58) **"Pension Payment Office"** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **"Pension Payment Order"** means an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **"Pension Sanctioning Authority"** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **"Permanent Post"** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **"Pay and Accounts Officer"** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **"Personal Pay"** means additional pay granted to a Government employee -
- to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or
  - in exceptional circumstances, on other personal considerations.
- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.

**Note 1 :** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.

**Note 2 :** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.

**Note 3 :** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.

- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj. XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.
- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.
- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.
- Note :** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.
- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -  
(a) the specially arduous nature of duties,  
(b) a specific addition to the work or responsibility.
- (75) **"Sphere of duty"** means the area to which the duties of a Government employee are confined.
- (76) **"Standard Rent"** means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) **"Subsistence Allowance"** means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) **"Substantive Pay"** means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) **"Superintending Engineer"** means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) **"Superior Service"** means any kind of service not being Class IV service.
- (81) **"Table"** means a table appended to these rules.



- (82) **"Temporary Post"** means a post carrying a definite rate of pay sanctioned for a limited time.  
**Note :** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.

- (83) **"Temporary Transfer"** means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.

- (84) **"Tenure Post"** means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note :** The following posts have been declared by Government to be tenure posts :-

	Period of Tenure (Years)
(1) Chief Engineer in the Gujarat Service of Engineers (Class-I)	5
(2) Three posts of Assistant Directors of Social Welfare	3
(3) All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	5
(4) The following posts in the Legal Department :	
(i) Deputy Secretaries (Three posts)	3
(ii) Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post)	3
(iii) Special Officer and Ex-officio Under Secretary to Government (one post)	3
(5) Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department.	5
(6) Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department.	5

Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.

- (85) **"Time-Scale Pay"** means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.

**Note-1 :** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.

**Note-2 :** A post is said to be on the same time-scale as an another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.

- (86) **"Transfer"** means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -
- to take up the duties of a new post; or
  - in consequence of a change of his headquarters.
- (87) **"Transit Time"** means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.
- (88) **"Travelling Allowance"** means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.
- (89) **"Treasury"** means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III - GENERAL CONDITIONS OF SERVICE

- 10 **Age limit for recruitment to pensionable service :** Except as provided in the Gujarat Civil Services Classification and Recruitment (General) Rules 1967, a person whose age is below 18 years and whose age exceeds 28 years may not be appointed to a post in pensionable service.

- 11 **Certificate of physical fitness a prerequisite for substantive appointment or continuance in service :** (1) Every Government employee shall produce a medical certificate of health specified in **Appendix-III** either before he is appointed substantively to a permanent post in Government service or before he completes six months' service from the date of his appointment, whichever is earlier.

- (2) The limit of six months prescribed in sub-rule (1) above is the maximum one and the Head of Office should, in the case of Government employees who, on their appointment, are expected to continue in Government service for more than six months, require them to produce medical certificates of fitness for Government service within two months from the date of joining service. These time limits for producing the medical certificate are also applicable from the date of appointment to the higher post in cases where fresh medical examination is necessary under sub-rule (4) of rule 15.

**Note 1 :** Rules for the medical examination of the candidates as to their physical fitness for Government service have been embodied in **Appendix-III**.

**Note 2 :** Part time Government employees should be required to produce medical certificates of fitness in the same manner and under the same condition as applicable to full time Government employees.

**Note 3 :** In case, however, where a person is required to join immediately for work or for training, appointment may be made without first obtaining the medical certificate but subject to his being declared medically fit by an appropriate Medical Authority. In all such cases, if a Government employee is declared unfit for service on medical examination and he prefers an appeal under rule 17 in **Appendix-III**, he should be retained in service till the appeal is finally decided. Efforts should be made to obtain the decision early. If the candidate is found responsible for causing delay, his services should be terminated forthwith.

**Note 4 :** In the case of a Government employee whose appointment is made on temporary basis without a medical certificate, it is necessary to get a certificate of fitness from the appropriate Medical Authority as required by sub-rule (1) of rule 15 of these rules and rule 10 of **Appendix - III**. If a Government employee is found unfit for retention in service at all by the appropriate Medical Authority and if an appeal for a second medical examination from him is accepted, he should be allowed to continue in service till the verdict of appropriate Medical Authority is known. In case it is decided not to accede to his request for second medical examination or, if he is found to be responsible for causing delay in obtaining the verdict of the appropriate medical Authority on his appeal, his services should be terminated forthwith.

**Note 5 :**

- (i) For a proper observance of the procedure in the above Notes 3 and 4 above, it is necessary that intimation regarding unfitness should immediately on receipt, be communicated to the person concerned with a note that appeal, if any, must be made by the Government



employee concerned, within one month from the date of communication of the findings of the Medical Officer and that if any medical certificate issued by the Registered Medical Practitioner is produced as piece of evidence about the possibility of an error of judgement in the decision of the Medical Officer who examined him in the first instance the certificate must contain a note by the Medical Practitioner Concerned to the effect that it has been given in full knowledge of the fact that the candidate has already been rejected as unfit for Government service by the Medical Officer.

- ii) In case no appeal is preferred by the Government employee within one month from the date of communication to him of the findings of the Medical Officer, his service should be terminated forthwith on expiry of the period of one month and no appeal should be allowed after expiry of that period.

**12 Who should sign a Medical Certificate :** Such a certificate shall be signed by the Medical Officer prescribed in rule-1 in **Appendix-III** and in the case of females, shall be regarded as confidential.

**13 Medical Board :** (1) There shall be Standing Medical Board at Ahmedabad, Jamnagar, Vadodara and Surat.

**Note :** Reciprocal arrangement exists with the Government of Maharashtra for free Medical examination of Government employees of the State concerned (including all Police Personnel) on the following terms and conditions :

- (a) This arrangement is made for purposes of grant of leave or extension of leave, fitness to resume duty on the expiry of leave, and invalidation from Government service.
- (b) Medical requisition from the competent Authority should be insisted before the Medical Examination is conducted by the Medical Board or Medical Officer.
- (c) Fees prescribed for Medical Examinations conducted in connection with the commutation of pension of State Government pensioners and for issuing of physical fitness certificates for first appointment in Government service have to be borne by the pensioners or candidates themselves as there should not be any free medical examination for those purposes.

(2) The Medical Board referred to above sub-rule shall consist of three qualified medical men, of whom one shall be the Civil Surgeon or the Senior Professor of Medicine if the post of Civil Surgeon is not in existence; Ahmedabad, Jamnagar, Vadodara or Surat, as the case may be, who shall also be a Chairman.

(3) A Government employee serving in Gujarat shall normally be required to appear before the Medical Board located at one of the places nearest to the place where he is serving but, when, the head of Department or office is satisfied that it will be more convenient either to Government or to the Government employee, that the latter should appear before another board, he may request the Chairman of said Medical Board accordingly.

**14 A Government employee with a defect transferred to another office :** When a Government employee, in whom a defect has been noticed by the examining officer, is transferred from one office to another, the duties of which are different in character, the authority competent to sign a medical certificate of physical fitness for Government service should report whether the defect will materially interfere with the discharge of his new duties by the said Government employee.

**15 Production of Medical Certificate within six months of temporary employment :** (1) No person, who has already completed 'six months' temporary (including officiating) service in the employment of Government, or who having been discharged before completing six months, is re-engaged in such service and completes six months from the date of re-engagement, shall be continued in employment without production of a medical certificate as referred to in sub-rule (1) in rule-11.

(2) No person, who after completing six months' temporary service (including officiating service) in the employment of Government is discharged before the production of the medical certificate mentioned in sub-rule (1) above, shall be re-engaged without the production of such a medical certificate.



**Note :** It is the responsibility of the Head of Office to see that no person under him is continued in employment after completing relevant period of service (six months or two months as the case may be) unless that person produces the required medical certificate. To meet the requirement of Audit, a certificate to the effect that the medical certificate in the prescribed form required under sub-rules (1) and (2) above has been obtained in respect of the Government employee and that he has been declared fit, should be furnished to the Audit. The first bill in which the pay of the Government employee is drawn after the date on which the medical certificate becomes due, or, if this cannot be done for good and sufficient reasons, to the next such bill should be accompanied by such medical certificate.

- (3) When a person who has produced the medical certificate required under rule 11 is discharged from Government service and is re-engaged, a fresh medical certificate need not be produced by him if the re-engagement takes place within the period of six months from the date of the medical certificate already produced. In such a case, the period between the date of discharge and the date of re-engagement will not be treated as a break for the purposes of rule - 11.

- (4) If Government employee is subsequently appointed to any higher post, fresh medical examination, by appropriate medical authority and in accordance with standard prescribed for the post, shall be necessary except in cases where the medical examination already undergone at the time of initial appointment was of the same standard and by the same medical authority as prescribed for the new appointment or where the new appointment is by way of promotion in the same line of promotion and against promotion quota of vacancies.

**Note :** The production of a medical certificate is necessary when a person re-employed after resignation or forfeiture of past service.

- (5) Where a candidate for Government service is required to undergo training at Government cost before he is appointed to any post in Government service, such a candidate shall not be admitted to such training unless he is medically examined and found physically fit for the service for which he is required to undergo the training.

**Exception 1 :** In the case of Government employees in Class III Secretariat Service in reckoning the period of six months, broken period of service of less than six months should be counted.

**Exception 2 :** A person re-employed after resignation shall be exempted from producing a medical certificate if the resignation was for taking up another appointment under a Government or a quasi Government body for which he applied with the approval of and through the appointing authority provided that he was medically examined by the competent medical authority and declared fit according to the medical standards not lower than those required in the new post.

- 16 **Entry in service book about medical examination :** The fact that a Government employee is medically examined and found fit should be recorded in his service book as soon as a certificate is produced and the medical certificate of fitness should be kept in safe custody along with the other documents connected with his service career.

- 17 **Invalid pensioner must produce certificate from a Medical Committee before re-employment :** No person invalidated from Government service should be re-employed except on the strength of a certificate from a Medical Committee. The Committee shall consist of the members of the Medical Board and also a Specialist of the disease for which the person was invalidated.

- 18 **Re-employment immediately after retirement :** A retired Government employee re-employed within six months from the date of retirement may be exempted from producing a medical certificate of health. In cases other than those referred to in rule 17, where the re-employment does not take place within six months from the date of retirement, the appointing authority will decide whether a medical certificate should be produced.

- 19 **Condition of disabilities when permitted and by whom :** When a candidate for Government service is rejected by the Medical Officer examining him on account of any disability, except eye defects, the Director of Health, Medical Services and Medical Education, may, upon the request of the Head of the Office, at his discretion, condone such disabilities as are not likely to interfere with the efficiency of the candidate.



- 20 Acquiring and ceasing of a lien :** Unless in any case it be otherwise provided in these rules, a Government employee on substantive appointment to any permanent post acquires in a lien on that post and ceases to hold any lien previously acquired on any other post.
- 21 Restrictions over holding of lien on posts by Government employee at same time :** (1) Two or more Government employees cannot be appointed substantively to the same permanent post at the same time.
- (2) A Government employee cannot be appointed substantively to two or more separate and permanent posts at the same time.
- (3) A Government employee cannot be appointed substantively to a post on which another Government employee holds a lien.
- 22 Retention of lien :** Unless his lien is suspended under rule 23 or transferred under rule 26, a Government employee holding substantively a permanent post retains a lien on that post :-
- (a) while performing the duties of that post;
- (b) while on foreign service or holding a temporary post, or officiating in another post, or holding a post the pay of which is charged to works or contingencies;
- (c) during joining time on transfer to another post on lower pay, in which case lien is transferred to the new post from the date on which he is relieved of his duties, in the old post;
- (d) while on leave; and
- (e) while under suspension.
- 23 Suspension of a lien :** (1) A competent authority shall suspend the lien of a Government employee on a permanent post which he holds substantively if he is appointed in a substantive capacity :
- (a) to a tenure post, or
- (b) provisionally, to a post on which another Government employee would hold lien had his lien not been suspended under this sub-rule.
- (2) A competent authority may, at its option, suspend the Lien of a Government employee on a permanent post which he holds substantively if he is deputed out of India or transferred to foreign service or in circumstances not covered by sub-rule (1) of this rule is transferred in an officiating capacity, to a post in another cadre, and if in any of these cases there is reason to believe that he will remain absent from the post on which he holds a lien for a period of not less than three years.
- Note :** When it is known that a Government employee on transfer to a post outside his cadre is due to retire on superannuation within three years of his transfer, his lien on his cadre post cannot be suspended.
- (3) Notwithstanding anything, contained in sub-rule (1) or (2) of this rule, a Government employee's lien on a tenure post may in no circumstances be suspended. If he is appointed substantively to another permanent post, his lien on the tenure post must be terminated.
- (4) If a Government employee's lien on the post including a post in a selection grade of a cadre is suspended under sub-rule (1) or (2) of this rule, the post may be filled substantively, and the Government employee appointed to hold it substantively shall acquire a lien on it; provided that the arrangements shall be reversed as soon as the suspended lien revives.
- Note :** When a post is filled substantively under this sub-rule, the appointment will be termed a provisional appointment, the Government employees appointed will hold a provisional lien on the post; and that lien will be liable to suspension under sub-rule (1) but not under sub-rule (2) of this rule.
- (5) A Government employee's lien which has been suspended under sub-rule (1) of this rule shall revive as soon as he ceases to hold a lien on a post of the nature specified in clause (a) or (b) of sub-rule (1).
- (6) A Government employee's lien which has been suspended under sub-rule (2) of this rule shall revive as soon as he ceases to be on deputation out of India or on foreign service or to hold a post in another cadre, provided that suspended lien shall not revive because the Government employee

takes leave; if there is reason to believe that he will, on return from leave, continue to be on deputation out of India or on foreign service or to hold a post in another cadre and the total period of absence on duty will not fall short of three years or that he will hold substantively a post of the nature specified in clause (a) or (b) of sub-rule (1).

**Instruction :** Under the existing provisions of this rule, it is possible for more than one person to be appointed in a provisional substantive capacity against a single post. The operation of this rule should, however, be restricted so as to permit only one provisional substantive appointment against one post. Accordingly, the lien acquired by a Government employee on his appointment in a provisionally substantive capacity under sub-rule (4) of this rule, should not be suspended if he is deputed out of India or is transferred to a post of the nature specified in sub-rule (2) of this rule.

**24 Suspension of the lien retrospectively and consequential promotion :** When suspension of the lien of a Government employee is sanctioned under sub-rule (2) of rule 23, it is permissible retrospectively from the date he is deputed out of India or transferred in an officiating capacity to a post either permanent or temporary in another cadre or from any subsequent date; but whether provisional substantive promotions should be given from that date or from any subsequent date is a matter which is entirely at the discretion of the authority whose duty is to fill up the post if permanently vacant

**25 When a lien or a suspended lien cannot be terminated :** (1) Except as provided in sub-rule (2) below, a Government employee's lien on a post may in no circumstances be terminated even with his consent, if the result will be to leave him without a lien or a suspended lien upon a permanent post.

(2) A Government employee's lien on a post shall stand terminated on his acquiring a lien on a permanent post (whether under the Central Government or State Government) outside the cadre on which he is borne.

**Note :** In the case of a person in Government service who is appointed as a Member or Chairman of Public Service Commission, his lien in Government service should be terminated automatically from the date he is appointed as a Member or Chairman in view of the article 319 of the Constitution.

**26 Transfer of the lien to another post :** Subject to the provisions of rule 27, a competent authority may transfer to another permanent post in the same cadre the lien of a Government employee who is not performing the duties of the post to which the lien relates, even if that lien has been suspended.

**27 Transfer to a post carrying less pay is permissible :** (1) A Government employee may be transferred from one post to another, provided that, except :-

(a) on account of inefficiency or misbehavior, or

(b) on his written request, or

(c) in anticipation of the abolition of the post on which he holds a lien,

A Government employee shall not be transferred substantively to, or, except in case covered under the Gujarat Civil Services (Pay) Rules, 2002, appointed to officiate in a post carrying less pay than the pay of the permanent post on which he holds a lien, or would hold a lien, had his lien not been suspended under rule - 23.

2) Nothing contained in sub-rule (1) of this rule or in sub-rule (43) of rule-9 shall operate to prevent the re-transfer of a Government employee to the post on which he would hold a lien, had it not been suspended in accordance with the provision of sub-rule (1) of rule-23.

**28 Date from which pay and allowances take effect :** Subject to any exceptions specifically made in these rules, a Government employee commences or ceases to be entitled to the pay and allowances of a post with effect from the date on which he assumes or relinquishes charge of those duties in the forenoon of that day; otherwise from the following day.

**Exception :** For a period of not more than three days spent by a direct recruit to the post of a Deputy Engineer in taking over charge of his post on first appointment, he should be granted his grade pay excluding any special pay or allowance (but including dearness allowance) to which he would be entitled on assumption of complete charge.

**29 Relieving Government employee to intimate probable date of joining to the Government employee to be relieved :** Every relieving Government employee is responsible for informing the Government employee to be relieved, at the earliest possible moment, of the date when he will be in a position to receive charge, and it is the duty of the Government employee to be relieved to be in readiness to deliver charge on that date.

**30 How the date of handing over charge is determined :** When more than one day is occupied in making over charge, the last day should be entered in the report, and an explanation should be submitted.

**31 Charge must be handed over at the head quarters, both relieved and relieving Government employees to be present :** Except as otherwise provided below, the charge of a post must be made over at the head quarters, both the relieving and relieved Government employees being present :

(a) Permission may be granted to make over charge of a post elsewhere than at its headquarters, excepting to a Head of an Institution under the Education Department. In such cases the amount of travelling allowance claimed by Government employee concerned shall not exceed the amount admissible to him while on transfer.

(b) for special reasons which must be expressed on the face of the order and be of a public nature, a competent authority may permit the charge to be made over elsewhere.

(c) in case of persons who are permitted to combine vacation with leave, the following procedure may be followed :

Before proceeding on leave to which he has been allowed to prefix vacation, a Government employee should sign a charge report making over charge with effect from the date on which his leave commences and hand over the report to a responsible member of his office staff with instructions to deliver it for signature to his successor on the latter's arrival to take over the duties of the post. Similarly, when a Government employee is permitted to affix vacation with leave should at the commencement of the vacation sign a charge report making over the charge from the beginning of the vacation and hand over the report to a responsible member of his office staff for delivery to his successor on the latter's return at the close of the vacation. In both cases, the report when completed, should be forwarded at once to the Heads of Department. The term 'vacation' in this exception includes holidays.

(d) In exceptional circumstances, which should be recorded, a competent authority may permit the charge of a post to be made over in the absence of the relieved Government employee by letter or by telegram at or outside the headquarters of the post.

**Instruction :** It shall be permissible for a Government employee to take over charge on a public holiday provided the procedure laid down in this rule is followed and the charge is handed over by the relieved officer in person; provided further that taking over of charge does not involve handing over and taking over cash and securities.

**32 How the date of promotion is determined :** The promotion of a Government employee from a lower to a higher post, his duties remaining the same, takes effect from the date on which the vacancy occurs, unless it is otherwise ordered. But when the promotion involves the assumption of a new post with enlarged responsibilities the higher pay is admissible only from the date on which the duties of the new post are taken.

**33 Provident and other Funds :** A Government employee may be required to subscribed to a Provident Fund, an Insurance Scheme or other fund or scheme, in accordance with such rules as Government may by order prescribe.

**34 Whole time of a Government employee to be at the disposal of Government :** Unless in any case it be otherwise distinctly provided, the whole time of a Government employee is at the disposal of Government and he may be employed in any manner required by the proper authority, without a claim for additional remuneration, whether the services required of him are such as would ordinarily be remunerated from the Consolidated Fund of India or of a State or from the funds of a body incorporated or not, which is wholly or substantially owned or controlled by the Government.

**35 Termination of services of a temporary Government employee :** The service of a temporary Government employee shall be liable to termination at any time by a notice in writing given to him by the appointment authority.



**36 Resignation from Government service:** (1) A Government employee may at any time resign from the services of the State by giving a notice of one month in writing to the appointing authority.

**Provided** that in the case of a temporary employee who has put in service of less than one year, the period of such notice shall be one week.

**Note:** Nothing in this rule shall affect the provisions of any special contract of service or bond entered into by the Government employee with the Government, or the provisions of any special rules, if any, applicable to him, in respect of the period of notice to be given for resignation from service or payment of any sum by the Government employee, to the Government for premature resignation by him.

- (2) The resignation tendered by a Government employee shall be effective from the date on which it is accepted by the appointing authority; but if it is not accepted before the expiry of the period of notice for resignation to be given by such employee under sub-rule (1), it shall be deemed to have become effective on the date of the expiry of such period, unless the Government employee is informed before such date, that his resignation has been rejected and of the reasons for such rejection:

**Provided** that the resignation of a Government employee shall not be rejected except in a case where -

- (a) any ascertained or ascertainable amount of money is found outstanding against him and payment thereof is not made by him within the period mentioned above,
  - (b) he is under suspension,
  - (c) any departmental inquiry or criminal prosecution is contemplated or pending against him.
- (3) A Government employee shall not be relieved from his office, if his resignation is rejected.
- (4) Where a Government employee remains absent from duty before his resignation has become effective or if his resignation has been rejected without prior grant of leave for such absence, it shall be lawful for the competent authority to treat his absence as leave without pay and to take disciplinary action against him for unauthorised absence from duty.
- (5) Any notice of resignation from service shall not be permitted to be withdrawn after the resignation has become effective, except on exceptional ground or in public interest.
- (6) Where the temporary Government employee has put in service for a period exceeding one year, the period of such notice shall be one month and where such Government employee has put in service for one year or any period less than one year the period of such notice shall be one week.

**Provided** that the service of any such Government employee may be terminated forthwith by payment to him of a sum equivalent to the amount of his pay plus allowance for the period of the notice at the same rates at which he was drawing pay and allowances immediately before the termination of his service, or as the case may be, for the period by which such notice falls short of the notice period.

- (7) Where a notice is given by the authority other than Government terminating the services of a temporary Government employee or where the services of any such Government employee is terminated by an authority other than the Government either on the expiry of the period of such notice or forthwith by payment of pay plus allowances, the Government may, of its own motion or otherwise reopen the case and after calling of the records of the case and after making such inquiry as it deemed fit -

- (i) confirm the action taken by the authority;
- (ii) withdraw the notice;
- (iii) re-instate the Government employee in service, or
- (iv) make such other order in the case as it may consider proper. **Provided** that except in special circumstances, which shall be recorded in writing, no case shall be reopened under this sub-rule after the expiry of three months.
  - (i) from the date of notice in case where notice is given;
  - (ii) from the date of termination of service, in a case where no notice is given.



- (8) Where a Government employee is re-instated in service under sub-rule-(7), the order of re-instatement shall specify—
- (i) the amount or proportion of pay and allowance, if any, to be paid to the Government employee for the period of his absence between the date of termination of his service and the date of his reinstatement; and
  - (ii) whether the said period shall be treated as a period spent on duty for any specified purpose or purposes.

#### CHAPTER - IV – MAINTENANCE OF RECORDS OF SERVICE

37 **Maintenance of service records of Heads of Department :** A record of the services of each Head of Department shall be maintained by the Pay and Accounts Officer, Ahmedabad or Gandhinagar.

38 **Maintenance of service book of Gazetted and Non-Gazetted Government employee :** (1) A service book in the Form as may be prescribed by the Government from time to time should be opened in duplicate for every Gazetted and Non-Gazetted Government employee except Head of Department, free of charge on his being appointed substantively or in an officiating capacity to a permanent post or appointed to hold a temporary post in Government service for the first time with the following exceptions

- (a) Government employees, the particulars of whose service are recorded in a history of services or a service register maintained by the Pay and Accounts Officer, Ahmedabad or Gandhinagar.
  - (b) Government employees officiating in posts or holding temporary posts, who are recruited for purely temporary or officiating vacancies not likely to last for more than one year and are not eligible for permanent appointment;
  - (c) Policemen of rank not higher than that of Head Constable;
  - (d) Prohibition and Excise Constabulary Staff;
  - (e) Forest Guards;
  - (f) Class IV employees of all sorts.
- (2) One copy should be kept in the custody of the Head of the Office in which the Government employee is serving, and transferred with him from office to office; the other copy should be given to the Government employee concerned. In the case of the copy kept in the custody of Head of the Office, it is his duty to see that all entries are duly made and attested:
- Instruction :** While handing over the duplicate copy of the service book to the Government employee it should be impressed on him that he should verify that the entries made therein are correct and attested by the Head of the Office and he should also ensure that all subsequent entries are made in the duplicate service book which should be attested by the officer competent to do so. For this purpose he should submit his copy of the service book when an occasion arises for making a fresh entry and he should carefully see that entries in both the books tally and are up-to-date.
- (3) The Head of Office shall also obtain a declaration each year from each Government employee for whom a service book is maintained, to the effect that he has carefully gone through the entries made in his duplicate service book and has satisfied himself that all the relevant entries are made therein and that they are up-to-date. A certificate to the effect that he has obtained declarations as above should be submitted by the Head of Office to his next superior officer by the end of the month of September of every year.
- (4) Non-compliance of the provisions contained in this chapter by the Head of Office/Department in the custody of "original service book" shall be deemed to be lacking in devotion to duty within the meaning of the provisions contained in clause (ii) of sub-rule (1) of rule-3 of the Gujarat Civil Services (Conduct) Rules, 1971.

39 **Maintenance of service rolls :** A service roll, free of charge, as described in rule 47, must be maintained for every other class of permanent, temporary or officiating Non-Gazetted Government employees, for whom no service book is necessary except the Government employees mentioned in exceptions (a) and



(b) under sub-rule (1) of rule-38. One copy should be kept in the custody of the Head of Office in which the Government employee is serving, and transferred from office to office, the other copy should be given to the Government employee concerned. In the case of the copy kept in the custody of the Head of Office it is his duty to see that all entries are duly made and attested.

**Instruction :** The instruction below rule 38 should be followed in respect of service rolls also.

40

**Procedure for writing the events and recording the date of birth in the service book :** (1) In the service book every step in a Government employee's official life, including temporary and officiating promotions of all kinds, increments and transfers and leave availed of should be regularly and concurrently recorded, each entry being duly verified with reference to orders of the Department, pay bills and leave account attested by the Head of the Office. If the Government employee is himself the Head of an Office, the attestation should be made by his immediate superior.

(2) While recording the date of birth, the following procedure should be followed -

- (a) the date of birth should be verified with reference to documentary evidence and a certificate recorded to that effect stating the nature of the document relied on;
  - (b) in the case of a Government employee, the year of whose birth is known but not the date, the 1st July should be treated as the date of birth;
  - (c) when both the year and the month of birth are known, but not the exact date, the 16th of the month should be treated as the date of birth;
  - (d) in the case of a Government employee who is only able to state his approximate age and who appears to the attesting authority to be of that age, the date of birth should be assumed to be the corresponding date after deducting the number of years representing his age from his date of appointment;
  - (e) when the date, month and year of birth of a Government employee are not known, and he is unable to state his approximate age, the age by appearance as stated in the medical certificate of fitness, in the prescribed Form in Appendix - III should be taken as correct, he being assumed to have completed that age on the date the certificate is given, and his date of birth reduced accordingly;
  - (f) when once an entry of age or date of birth has been made in a service book, no alteration of the entry should afterwards be allowed, unless it is known, that the entry was due to want of care on the part of some person other than the individual in question or is an obvious clerical error;
  - (g) requests made for alteration of date of birth should not be entertained after the preparation of the service book of the Government employees concerned and in any event not after the completion of the probation period or five years' continuous service, whichever is earlier. In the case where there is no probation period, such request should not be entertained after the completion of five years' continuous service.
  - (h) the date of birth may, however, be permitted to be altered at a later stage if the Government is satisfied that a bonafide clerical mistake has been committed and that it should be rectified.
- (3) Officers of a rank not lower than the Principal District Officer in the Department concerned may correct errors in the service book which are obviously clerical. Cases in which the correctness of the original entry is questioned on other grounds should be referred to a competent authority.
- (4) Finger - prints of a Government employee who is not literate enough to sign his name in English, Hindi, Marathi or Gujarati should be recorded in the column headed 'Personal marks of Identification' in the service book itself. The impression should not be taken on separate slips of paper and pasted to the service book.

**Exemptions :** When a military employee is transferred to a Civil Department and assumes a civilian status or when a military employee discharged from the army without earning a pension is employed in a post in civil department in which his military service counts towards pension, the date of birth to be entered in his service book or roll shall be either that entered by the Military Authorities in



his form of attestation when he first joined the army or, if at the time of attestation he stated only his approximate age, the date arrived at by deducting the number of years representing his age from his date of appointment.

**Note 1 :** The latest discharge certificate (printed as **Appendix-IV**) issued to military employees on release of discharge does not provide for the age on the date of attestation or enrolment. It does, however, provide inter alia for (i) age at the time of completion of the certificate, and (ii) date of enrolment. In such cases the age at the time of enrolment (attestation) should be worked out as indicated below:-

- a) Calculate the difference between (i) the date of commanding Officer's signature (vide space provided below serial No.8 in the certificate) and (ii) the date of enrolment;
- b) Deduct the period calculated as per (a) above from the age at the time of completion of the certificate (the date of the completion of the certificate vide serial No.2 in the certificate).
- c) Once the age at the time of enrolment is calculated the date of birth should be calculated as per the exemptions above.

**Note 2 :** Cases in which the date of birth has been reduced by any other method, from the age at appointment or attestation, or cases in which Government have passed specific orders accepting a particular date of birth, need not be reopened.

- (5) Events like extraordinary leave, training, suspension, interruption between dismissal or removal, compulsory retirement and reinstatement, as also between the period of resignation and withdrawal, unauthorised absence, participation in strike, overstay of joining time etc., which do have bearing on the total qualifying service shall be noted on separate pages in distinct colour in the Service book, with clear remarks by Heads of Office or Heads of Department, as the case may be, as to whether they shall be counted for pension or not.
- (6) Copies of nomination forms filled in by Government employee in respect of General Provident Fund, Pension, Government Insurance Scheme, etc., shall be kept in the service book.

**41 Reasons for reduction, removal etc. to be stated in the service book :** When a Government employee is reduced to a lower post, removed, or dismissed from service or suspended from employment, the reason for the reduction, removal, dismissal or suspension, as the case may be, should always be briefly stated thus "Reduced for inefficiency", "Reduced owing to revision of establishment", etc. The Head of the Office should make efficient arrangement for these entries being made with regularity. This duty should not be left to the Non-Gazetted Government employee concerned.

**42 Personal certificate of character not to be entered in the service book :** Personal certificates of character should not, unless the Head of the Department so directs, be entered in a service book.

**43 Service books to be shown to Government employees by Head of Office :** It shall be the duty of every Head of Office to initiate action to show the service books to Government employees under his administrative control every year and to obtain their signature therein in token of their having inspected the service books. A certificate to the effect that he has done so in respect of the preceding financial year should be submitted by him to his next superior officer by the end of the month of September of every year. The Government employees shall inter-alia, ensure before affixing their signatures that their services have been duly verified and certified as such and that all erasures in the service book are duly attested. In the case of a Government employee on foreign service, his signature shall be obtained in his service book after the Audit Officer has made therein necessary entries connected with his foreign service.

**44 Completion and movement of service book on transfer :** When a Government employee is transferred, from one office to another, the necessary entry of the nature and reason of the transfer should be made in his service book in the office from which the Government employee is transferred and the service book, after being duly verified to date and attested by the Head of the Office, should be forwarded to the Head of the Office to which the Government employee has been transferred. The service book will thereafter be maintained in that office. If he finds any error or omission in the service book on receipt, he should return it to the forwarding officer for the purpose of having the error rectified or the omission

supplied before the service book is taken over by him. The service book should not be made over to the Government employee who has been transferred.

- 45 **Responsibility of Head of Department to make entries :** When a Government employee is transferred to foreign service, the responsibility for making entries in the Service Book should be with the Head of the Department or Office, on whose establishment the persons are borne and from where they had been sent on foreign service or deputation. For this purpose, the Accountant General's office will send the certificate to the effect that contributions have been recovered from the office of deputation, to the drawing and disbursing officer concerned. A copy of the communication to the drawing and disbursing officer about the recovery of the contribution would also be endorsed simultaneously to the officer concerned so that he is also aware of the fact of the recovery of contribution. The employee concerned and the Drawing and Disbursing Officer has to send acknowledgment to Accountant General's office of such communication, having been received by them.
- 46 **Annual verification of Service Books and Service Rolls :** The service books and service rolls (except in the case of Police Head Constables and Constables) in each office should be taken up for verification in the month of January of every year by the Head of the office. After satisfying himself that the entries relating to services of the Government employee concerned are correctly recorded in his service book and service roll in conformity with these rules, he would record therein a certificate over his signature to the effect that the services have been verified up to the date from pay bills, acquittance rolls and similar records to be specified. If there is any portion of service that cannot be verified from office records, the Head of the Office should distinctly state that for the excepted periods, which should be specified, a statement in writing by the Government employee as well as a record of the evidence of his contemporary employees is attached to the service book.
- 47 **Maintenance of service rolls in respect of Policemen :** (1) In the case of Policemen of rank not higher than that of Head Constable, there must be maintained for each district by the Superintendent of Police, a service roll in which the following particulars should be recorded for each man in the constabulary holding substantively a permanent post and for each man in constabulary officiating in a post or holding a temporary post, who is not recruited for a purely temporary or officiating vacancy for a short period and who is eligible for permanent appointment:
- (a) The date of his enrolment.
  - (b) His religion and in the case of Scheduled Castes, Scheduled Tribes or other Backward Classes, the Tribe or Caste.
  - (c) i) His village,  
ii) Age,  
iii) Height, and  
(iv) Marks of identification when enrolled.
  - (d) The rank which he, from time to time holds his promotions and his reduction or other punishments.
  - (e) His absence from duty with or without leave.
  - (f) Interruptions in his service.
  - (g) Every other incident in his service which may affect the amount of his pension.
- (2) The service roll must be checked with the roll maintained under rule- 383 of the Gujarat Police Manual, Volume - I, in the principal language of the District and order book and the punishment register and every entry in it must be signed by the District Superintendent.
- (3) From this roll the necessary statement of service of every applicant for pension shall be prepared, additional proofs being collected in respect of any service rendered before enrolment in the constabulary which the applicant may be entitled to count.



- 48 Inspection of service books and service rolls :** It is the duty of officers inspecting subordinate Offices to inspect the service books and service rolls maintained there. They should see that -
- (i) the service books and service rolls are maintained up-to-date,
  - (ii) entries are properly made and attested,
  - (iii) verification has been properly carried out,
  - (iv) the necessary statements and evidence secured, and
  - (v) verification certificates have been properly recorded, by the Head of the Offices.
- 49 Service book not to be returned to Government employee on cessation of service :** The service book or service roll should not be returned to the Government employee on retirement, resignation or discharge from service
- 50 Extract to be given to insurance companies from Service Records :** Heads of Departments may at their discretion furnish to Life Insurance Corporation of India, on request, relating to his date of birth, name, father's name, place of residence, race, place and designation of employment, date of appointment and personal marks of identification.

#### **CHAPTER - V - PATENTS TO GOVERNMENT EMPLOYEES ENGAGED IN SCIENTIFIC AND TECHNICAL RESEARCH**

- 51 Restriction on obtaining the patent for an invention made by Government employee :** Government employee whose duties involve the carrying out of scientific or technical research shall not apply for or obtain, or cause or permit any other person to apply for or obtain, a patent for an invention made by such Government employee save with the permission of the Government and in accordance with such conditions as Government may impose.

**Note :** The general instructions issued in this connection are contained in **Appendix-V**.

- 52 Decision of Government is final on the application of rule-51 :** If any question relating to application of rule-51 to a Government employee arises, it shall be referred to the Government whose decision thereon shall be final.

#### **CHAPTER - VI - REPEAL AND SAVINGS**

- 53 Repeal and Savings :** The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to General Conditions of Services are hereby repealed :

**Provided** that such repeal shall not affect the previous operation of the rules so repealed or anything done or any action taken there under.

**By order and in the name of the Governor of Gujarat.**

**S. G. MANKAD**  
**Principal Secretary to Government.**

**APPENDIX - I****[See Rule - 7 & 8]*****Authorities to whom powers under the Gujarat Civil Services  
(General Conditions of Services) Rules, 2002 have been delegated***

<b>Sr. No.</b>	<b>No. of Rule</b>	<b>Nature of Power</b>	<b>Authority to whom the powers are delegated</b>	<b>Scope</b>	<b>Remarks</b>	<b>Comment</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>	<b>7</b>
1.	9(23)(e)	Powers to regularise the period of compulsory waiting to 'duty'.	Administrative Departments	Upto a period of fifteen days	Upto a period of fifteen days	Upto a period of fifteen days
2.	9(34)	Declaring an officer as Head of Department.	Administrative Departments	Full powers subject to observation of the following conditions: 1. The officer should be the Head of an identifiable organisation 2. The minimum of the pay scale of the officer should not be less than that of the Deputy Secretary to Government. 3. These powers should be exercised only by the Secretary of the Administrative Department.		
3.	9(52)	To make officiating appointment for a period not exceeding two months.	All Gazetted Heads of Offices.	Government employees holding Class III posts under their control.	Appointments should be made from the approved list of candidates if there be any and all appointment should be reported immediately to the appointing authority.	



Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya  (2) All Heads of Departments  (3) Appointing Authority	Full powers  - do -  - do -	In respect of Heads of Department  In respect of all class one and two officers excluding Heads of Department In respect of all class three and four Government employees	

**APPENDIX - II****[See Rule - 9 (34)]**

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

**1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT:**

- 1.1 Secretary to Government.
- 1.2 Director of Agriculture.
- 1.3 Director of Animal Husbandry.
- 1.4 Director of Sugar
- 1.5 Director of Co-operative Societies.
- 1.6 President, Gujarat State Co-operative Tribunal.
- 1.7 Director of Horticulture.

**2.0 EDUCATION DEPARTMENT:**

- 2.1 Secretary (Education) to Government.
- 2.2 Secretary (Technical and Higher Education)
- 2.3 Commissioner of Higher Education
- 2.4 Commissioner of Mid-day-Meals and Schools)

- 2.5 Director of Primary Education
- 2.6 Director of Technical Education
- 2.7 Director of N.C.C.
- 2.8 Director of State Project Gujarat Primary Education Council
- 2.9 Director of Gujarat Council Education Research & Training
- 2.10 Director of Literacy and Continuing Education
- 2.11 Chairman, Gujarat Secondary Education on Board
- 2.12 Gujarat Primary Education Tribunal, Ahmedabad
- 2.13 Director Gujarat Education Technology Bhavan
- 2.14 Chairman, Gujarat State Examination Board
- 2.15 Director of State Project
- 2.16 Chairman, Technical Examination Board

**3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**

- 3.1 Secretary to Government.
- 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
- 3.3 Secretary, Gujarat Electricity Regulatory Commission.
- 3.4 Director of Petroleum.

**4.0 FINANCE DEPARTMENT :**

- 4.1 Secretary to Government.
- 4.2 Director of Accounts and Treasuries
- 4.3 Commissioner of Sales Tax.
- 4.4 President, Gujarat Sales Tax Tribunal
- 4.5 Director of Insurance.
- 4.6 Director of Pension and Provident Fund.

**5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**

- 5.1 Secretary to Government.
- 5.2 Director of Civil Supplies.
- 5.3 Director of Food.
- 5.4 Food and Civil Supplies Controller.
- 5.5 The Registrar, Consumer Disputes Redressal Commission.
- 5.6 Controller of Weights & Measures.

**6.0 FOREST AND ENVIRONMENT DEPARTMENT :**

- 6.1 Secretary to Government.
- 6.2 Principal Chief Conservator of Forests.
- 6.3 Conservator of Forests.

**7.0 GENERAL ADMINISTRATION DEPARTMENT :**

- 7.1 Secretary to Government.
- 7.2 Secretary to Governor.
- 7.3 Comptroller to the Governor
- 7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell
- 7.5 Director, Directorate of Economics & Statistics
- 7.6 Director of Evaluation
- 7.7 Secretary, Gujarat Public Service Commission
- 7.8 Secretary, Subordinate Staff Selection Board
- 7.9 Chief Editor, Gujarat District Gazetteers

- 7.10 Director of Languages
- 7.11 Commissioner of Training and Director, Sardar Patel Institute of Public Administration
- 7.12 Resident Commissioner, New Delhi
- 7.13 Secretary, Gujarat Civil Services Tribunal
- 7.14 Registrar, Office of Hon'ble Lokayukta
- 7.15 Secretary, State Election Commission

**8.0 HEALTH AND FAMILY WELFARE DEPARTMENT:**

- 8.1 Secretary to Government.
- 8.2 Commissioner of Health, Medical and Medical Education
- 8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education
- 8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.6 Director of Medical Services (E.S.I. Scheme)
- 8.7 Director of Indian System of Medicine and Homeopathy
- 8.8 Commissioner of Food & Drugs Control Administration
- 8.9 Director of Stock Holding Central Medical Stores Organization

**9.0 HOME DEPARTMENT:**

- 9.1 Secretary to Government.
- 9.2 Director General and Inspector General of Police
- 9.3 Commandant General Home Guards
- 9.4 Additional Inspector General of Police, Police Computer Center
- 9.5 Inspector General of Prisons.
- 9.6 Director of Transport
- 9.7 Secretary, Gujarat Vigilance Commission
- 9.8 Director of Sainik Welfare
- 9.9 Director of civil Defence
- 9.10 Director of Forensic Science Laboratory
- 9.11 Additional Director General of Police Public Prosecution,
- 9.12 Commissioner and Additional Director General of Police, Prohibition & Excise
- 9.13 Director General of Police & Director, Anti-Corruption Bureau

**10.0 INDUSTRIES AND MINES DEPARTMENT**

- 10.1 Secretary to Government.
- 10.2 Industries Commissioner
- 10.3 Commissioner of Cottage Industries
- 10.4 Commissioner of Geology and Mining
- 10.5 Director of Government Printing & Stationery
- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce

**11.0 INFORMATION AND BROADCASTING DEPARTMENT**

- 11.1 Secretary to Government
- 11.2 Director of Information

11.3 Commissioner of Entertainment Tax

**12.0 NARMADA AND WATER RESOURCES DEPARTMENT :**

12.1 Secretary to Government.

12.2 Chief Engineers

12.3 Superintending Engineers of Circles

12.4 Superintending Engineers of Water Resources Investigation Circles

12.5 Area Development Commissioner

12.6 Additional Collectors (Irrigation)

12.7 Director, Gujarat Engineering Research Institute

12.8 Chief Controller of Accounts (Narmada Project)

**13.0 LABOUR AND EMPLOYMENT DEPARTMENT :**

13.1 Secretary to Government.

13.2 Commissioner of Labour

13.3 Commissioner of Rural Labour

13.4 Director of Employment and Training

13.5 Registrar, Industrial Court and Wage Boards

13.6 Registrar of Labour Court

**14.0 LEGAL DEPARTMENT :**

14.1 Secretary to Government.

14.2 Advocate General

14.3 Charity Commissioner

14.4 Chief Judge of Court of Small Causes

14.5 Chief Magistrate for the City of Ahmedabad

14.6 District and Session Judges

14.7 Official Trustee and Administrator General

14.8 Principal Judge, City Civil and Sessions Court

14.9 Registrar, Gujarat High Court

14.10 Member Secretary, Gujarat State Legal Services Authority.

14.11 Principal Judge, Family Court

14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court Fees)

14.13 Registrar, Gujarat Public Works Contract Disputes Arbitration Tribunal.

**15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :**

15.1 Secretary to Government.

15.2 Development Commissioner

15.3 The Gram Vikas Commissioner

15.4 The Gujarat Panchayat Service Selection Board

15.5 Director of State Institute of Rural Development and Panchayati Raj

15.6 Commissioner of Rural Development

**16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**

16.1 Secretary to Government.

**17.0 PORTS AND FISHERIES DEPARTMENT :**

17.1 Secretary to Government.

17.2 Commissioner of Fisheries

**18.0 REVENUE DEPARTMENT :**

- 18.1 Secretary to Government.
- 18.2 District Collectors
- 18.3 Commissioner of Land Reforms
- 18.4 President, Gujarat Revenue Tribunal
- 18.5 Director of Relief
- 18.6 Secretary (Appeals)
- 18.7 Settlement Commissioner and Director of Land Records
- 18.8 Superintendent of Stamps
- 18.9 Inspector General of Registration

**19.0 ROADS AND BUILDINGS DEPARTMENT :**

- 19.1 Secretary to Government
- 19.2 Chief Engineer
- 19.3 Chief Architectural and Town Planner
- 19.4 (C.E. & S.P.) Director Staff Training College
- 19.5 Controller of Accommodation
- 19.6 Director of Parks and Gardens
- 19.7 Superintending Engineers of Circles

**20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**

- 20.1 Secretary to Government.
- 20.2 Director of Social Defence
- 20.3 Director of Scheduled Caste Welfare
- 20.4 Director of Developing Caste welfare
- 20.5 Commissioner of Disability

**21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**

- 21.1 Secretary to Government.
- 21.2 Chief Town Planner
- 21.3 Director of Municipalities

**22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**

- 22.1 Secretary to Government.
- 22.2 Commissioner of Youth Services and Cultural Activities
- 22.3 Director of Museums
- 22.4 Director of Archaeology
- 22.5 Director of Archives
- 22.6 Director of Library
- 22.7 Director General, Sports Authority of Gujarat.

**23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**

- 23.1 Secretary to Government.
- 23.2 Commissioner Women & Child Development

**24.0 SCIENCE AND TECHNOLOGY DEPARTMENT :**

- 24.1 Secretary to Government.

**25.0 GUJARAT LEGISLATURE SECRETARIATE :**

- 25.1 Secretary to Gujarat Legislature Secretariat



**APPENDIX - III****[See Rule - 11]*****Rules for the examination of candidates as to their Physical Fitness***

1. Candidates will be examined and certified by the Civil Surgeon of the District in which they are employed or resided for the time being or by a Medical Officer duly appointed for the purpose (vide Schedule 'A' below):  
Provided that -

(i) In the case of a female candidate, a competent authority may either dispense with a certificate or accept a certificate signed by any female medical practitioner.

**Note :** Once a female Government employee is asked to produce a medical certificate of fitness for entry into Government service whether in permanent or temporary capacity, and has actually been examined and declared unfit, it is not open to the authorities exercising the powers to use their discretion to ignore the certificate that has been produced.

(ii) In the case of a candidate who is appointed on pay not exceeding Rs. 2750 per mensem, a competent authority may accept a certificate signed by any Medical Officer irrespective of his rank.

The Medical certificate shall be in the following form :-

**Form of medical certificate**

A Medical certificate of fitness for Government service shall be in the following form :-

1. Name of candidate :
2. The post to which Appointed.
3. Department in which appointed.
4. The age according to candidate's own statement.
5. Age as by appearance to the Medical Officer.
6. Whether vaccinated or not
7. Left hand thumb impression of the candidate.
8. Marks of identification.

I certify that I have examined the above mentioned candidate and can not discover that he or she has any disease (communicable or otherwise), constitutional weakness or bodily infirmity, except \_\_\_\_\_ I do not consider this a disqualification for employment in the office of \_\_\_\_\_ as \_\_\_\_\_

**Seal of office Signature :**

**Designation :**

**Date :**

**Place :**

2. In the case of female candidates, the examination will be confined to the general condition of health and constitution only.
3. Medical Officers in-charge of civil stations should, when required to do so, examine successful candidates as to their physical fitness both before admission into the Training Colleges and before they are appointed to Government Service
4. Heads of Offices will furnish to the candidate with a letter of cognizance stating the department and the appointment to which the candidate will be appointed and also briefly summarising the nature of the work he or she will have to perform, and making mention of any special hardships of climate, whether fatigue and the like which the candidate will have to endure. The declaration mentioned in rule 5 should be attached to the letter of cognizance, which is printed as Schedule 'C' below. In cases of examination by a Medical Board, the authority furnishing the letter of cognizance may be the Head of Department, if it is not possible to get the letter signed by a Head of Office.
5. The utmost care should be exercised in furnishing certificates of physical fitness to candidate for public services, and applicants will be required by the appointing authority to declare in writing, when possible, whether they have at any time been pronounced unfit for Government employment by a duly constituted medical authority.
6. (1) The examination as to the physical fitness of candidates, except in the case of those seeking admission to departments for which special standards of physical fitness are laid down, will comprise routine examination into the health and bodily condition of candidates for the public service, with special reference to the points noted below :-



- (i) General confirmation.
  - (ii) The presence or otherwise of Haemorrhoids or fistula.
  - (iii) The presence or otherwise of hernia or weakness of the inguinal rings and canals.
  - (iv) The presence of varicocele, hydrocele, or other affections of the testicle.
  - (v) The presence of pyorrhoea alveolaris.
  - (vi) Any evidence of Veneral disease.
  - (vii) The presence of Trachoma.
  - (viii) Any inveterate skin disease.
  - (ix) Any Tubercular disease.
  - (x) A neurotic temperament.
- (2) Every candidate must make the statement in form attached prior to his medical examination and must sign the declaration appended thereto. His attention is specially directed to the warning contained in the Note below Schedule D to this appendix.
7. Candidate will be required to pass the visual test laid down in the regulations as to the standards of vision, vide **Schedule 'B'** below. A candidate whose standard of vision does not come up to the requirement of services specified in **Annexure 'A' to Schedule 'B'** shall be referred to the Board of Referees for assessment of their visual standard in relation to the nature of work the candidate is expected to do. The candidate declared unfit by the Board of Referees will not be eligible for appointment in Government Service.
8. Medical Officer should note in the certificate of physical fitness the fact of vaccination having or not having been performed and should also take the left hand thumb impression of the candidate thereon in the case of a non-gazetted Government. The examining Medical Officers are responsible for this.
9. Candidate for the Police Training School must be certified by the Civil Surgeon to be thoroughly fit for outdoor employment and free of any disease likely to interfere with their efficiency as Police Officers. They must be vaccinated or if they have already been vaccinated must be revaccinated before joining the school.
10. Candidate for the State Services should be sent for medical examination by a Medical Board, only after they are selected for appointment.
- Note :** In case of medical examination of female candidates for Gazetted appointments under Government, one of the members of the Medical Board examining such candidates should be a lady Medical Officer, possessing medical qualifications included in the Schedule to the Indian Medical Council Act, 1956.
11. Selected candidates for the posts of Gujarat Forest Service and Gujarat Forest Engineering Service should be examined by the Medical Board in accordance with the following rules :-
- (i) The examination as to the physical fitness of these candidates shall be such as would be required by Life Insurance Corporation of India if the candidates wish to insure at normal rates for the full terms of their lives.
  - (ii) It will comprise the routine examination into the health and bodily condition of candidates for the public service as laid down in rule 6 above. (A table below is for the guidance of the medical examiners showing the minimum relative heights, weights and chest measurements, which should, as a general rule, be regarded as sufficient).

*Table showing the lowest relative Heights, Weights  
and Chest Measurements*

No.	Height	Weight	Chest measure- ment	No.	Height	Weight	Chest measure- ment
1.	152.40	44.45	81.28	9.	172.72	56.24	87.63
2.	154.94	45.36	81.28	10.	175.26	58.97	88.90
3.	157.48	46.27	82.55	11.	177.80	61.69	90.17
4.	160.02	47.17	83.82	12.	180.34	63.50	91.44
5.	162.56	48.99	83.82	13.	182.88	67.13	93.98

6.	165.10	50.80	85.99	14.	185.42	69.85	96.52
7.	167.64	52.62	86.36	15.	187.96	73.94	101.60
8.	170.18	54.43	86.36	16.	190.50	79.38	101.60

**Note :** The Medical Board should certify in cases of candidates for the Gujarat Forest Service and Gujarat Forest Engineering Service that they are fit for rough outdoor work in the Forest Department.

- (iii) Candidates with any deformity or defects which will incapacitate them in any degree or may hereafter tend to capacity, or those suffering from any of the ailments above mentioned (Rule 6) should be rejected.
- (iv) Candidates who are abnormally spare or light, and those who are distinctly of an obese, flabby or full-blooded habit of body, should be rejected.
- (v) Existence of any of the following conditions will also disqualify, viz:-
- (a) Any tubercular disease.
  - (b) A neurotic temperament
  - (c) The loss of an eye.
  - (d) Any chronic affection of the eyes or ears, or any acute affection of these organs until it be cured.
  - (e) Considerable varicosity of the veins of the either leg.
  - (f) Venereal disease.
- (vi) Candidates must pass the visual test prescribed in Schedule 'B' to these rules.
- (vii) Cases of candidates rejected for defects or ailments, which are possibly remediable, will be reported to Government, who will decide whether re-examination shall be permitted and the date thereof.
12. Candidates for appointments to the Upper Subordinate Forest Service or ranger class will be required to produce a health certificate in the following form signed by a Commissioned Medical Officer or by a Medical Officer in charge of a civil station :-

#### FORM

**Examination free**

**Dated**

**2002**

I hereby certify that I have examined \_\_\_\_\_ a candidate for the Forest Rangers' Course and cannot discover that he has any disease, constitutional affection, or bodily infirmity. He has sound constitution, good vision and hearing, and in my opinion he is physically fit for a rough outdoor life in the Forest Department.

His age is according to his own statement \_\_\_\_\_ years, and by appearance about \_\_\_\_\_ years. He has been vaccinated (or protected from small pox).

**Civil Surgeon Hospital**

**Note 1 :** The medical examination for selection to the Forest Service will be conducted free of charge, if he is armed with a letter from a forest officer not lower in rank than Deputy Conservator of Forests. Care should be taken by that officer that letters are given only to likely applicants.

**Note 2 :** Any candidate is liable to further medical examination, if the Chief Conservator so directs.

13. Candidates for all Government scholarships tenable in England or on the Continent are required to submit with their application a certificate of physical capacity to undergo the course of life and study, which they will have to follow in England, signed or countersigned by the Civil Surgeon of the Government Hospitals. Such candidates should, therefore, be subject to a careful medical examination by the Civil Surgeon of a Government Hospital and special attention should be paid to the probability of their being able to stand the English climate. A candidate for a Government scholarship should pay the usual fee for a certificate unless he is provided with a letter of authority requesting the Civil Surgeon to examine him.
14. Candidates for any special department of Government service, having special standards of physical fitness, must be provided with, and present a copy of any such special standards to the examining officer.
15. Medical Officers who are in doubt about the fitness of a candidate should refer the whole case to the Director of Health, Medical Services and Medical Education (Medical) Gandhinagar, who will decide whether the candidate should be examined by another Medical Officer or by a Medical Board.

16. If in the opinion of the Medical Officer or Medical Board, a candidate is unfit/he/they shall issue to such candidate a certificate in the following form :-

**FORM**

I/We consider \_\_\_\_\_ (name of the candidate) to be temporarily/permanently unfit for employment as \_\_\_\_\_ on account of \_\_\_\_\_

\*In my/our opinion, the candidate should be fit to appear for re-examination by \_\_\_\_\_ (date) and he should appear with a fresh letter of cognizance for re-examination.

**Note :** Under no circumstances shall a candidate be entitled to a copy of the report or the detailed findings of a Medical Board.

17. Candidates pronounced unfit except on grounds of visual test shall with the permission of the head of the office concerned, be entitled to appeal to the Director of Health, Medical Services and Medical Education (Medical) through the examining medical officer or the Medical Board, who in forwarding the appeal will state his, her or their reasons for the decision. Director will decide whether the candidate should be examined by another Medical Officer or by a Medical Board or by another Medical Board if the candidate was previously examined by a Medical Board.
18. The examining Medical Officer is held responsible for the measurements of height, weight, chest and abdomen in cases where these are specifically laid down. He is also responsible for noting on the certificate the marks of identification.
19. Detailed accounts of the examination held in India by individual medical examiners, or by Medical Boards, of candidates, who may subsequently have to present themselves for final examination before the Medical Board of the office of the High Commissioner for India should be forwarded to the Medical Board of the office of the High Commissioner for India for record. It is of great importance that the Board should have before it, when proceeding to the final examination of such candidates, full particulars of the information obtained and the conclusions reached by the examiners by whom the candidate was first passed as physically fit for Government service.

**SCHEDULE 'A'**

(See Rule - 1 of Appendix-III)

The following Medical officers are appointed to examine candidates stated against their names :-

- |      |                     |                                 |
|------|---------------------|---------------------------------|
| i)   | Medical Officers of | Prison and Jail                 |
|      | Prison and Jails.   |                                 |
| ii)  | Superintendents of  | Mental Hospital establishments. |
|      | Mental Hospitals.   |                                 |
| iii) | Assistant Directors |                                 |
|      | of Public Health.   | Public Health establishments.   |

**SCHEDULE 'B'**

[(See Rules - 7 and 11 (vi) of Appendix-III)]

**Regulation as to the standard provision**

1. When a candidate for admission into the Civil Services of Government, appears before the medical authority for visual test, the medical authority shall be guided by the different minimum standards as prescribed in Annexure 'A' to this Schedule. This is the "Sorting Out" stage, where the obviously suited are certified fit without further trouble.
2. The doubtful and unsuitable cases shall be referred to a "Board of Referees", comprising of at least three ophthalmologists who shall get the cases examined on the following points:-
  - (i) Previous record of glasses worn.
  - (ii) Determination of refractive error under homatropine.
  - (iii) Fundus changes, particularly in the anterior part of choria-retina.
  - (iv) Vitreous changes.
  - (v) Absolute Visual Acuity.
  - (vi) Radius of curvature of cornea.

- (vii) Ascertainment of the nature of his work, particularly in relation to subjective and objective hazards. And shall assess the visual capacity against the visual task expected in which they shall be guided by certain classic standards according to the work to be assigned to the candidate.
3. The Board shall have the right to order the re-examination of a candidate annually for three years to determine the stability or unstability of a refractive error before he is finally confirmed.
  4. The "Board of Referees" decision shall be final and irrevocable.
  5. When a candidate is referred to a Medical Board, the Board shall be guided by the standards laid down in Annexure 'A' (Preliminary standards) and those who fall short of the standard shall be referred to the "Board of Referees".
  6. Rules for the guidance of Board of Referees are as specified in Annexure 'B'.

### **ANNEXURE 'A' of APPENDIX- III**

(See Rule-7 of Appendix-III)

#### **Preliminary Visual Standard for all Services**

##### **Group 'A'**

***For posts requiring very high degree of visual acuity with unaided eye -***

Visual acuity – unaided vision is not less than 6/6 in one eye and not less than 6/9 in the other.

Posts for which such a high standard is required :-

Armed and unarmed Police etc.

##### **Group 'B'**

***For post requiring a very high degree of vision acuity  
with glasses and moderate degree without glasses -***

Visual acuity –

6/24 each eye without glasses.

6/6 each eye with  $\pm 2.5$  D after correction.

Normal colour vision as tested with the Ishihara test.

No evident signs of infective condition of the external eye e.g. Trachoma.

No squint.

***Posts for which such a high standard is required -***

All Class I and certain Class II posts viz. Medical and Engineering Services, Class II, Superintendents and Sub-Inspectors of Police.

##### **Group 'C'**

***For posts requiring a high degree of visual acuity with visual aids (glasses) -***

Visual acuity –

6/6 each eye with  $\pm 4.0$  D after correction.

No infective condition of the external eye.

No squint.

***Posts for which such a high standards with glasses is required -***

1. Class II posts.
2. Certain Class III posts viz. GMS, Class III compounders.
3. Skilled workmen and artificers and machine workers.
4. Bus Conductors in Transport Service.

##### **Group 'D'**

***For posts which can do with a moderate degree of visual acuity -***

Visual acuity –

Better eye 6/6  $\pm 4.0$  D worse eye 6/24 with glasses.

No infective condition of the external eye.



***Posts that can do with such a moderate degree of visual acuity -***

Class III posts and all types of desk-work e.g. Clerks, Accountants, Organising Officers, Store-keepers.

**Group 'E'*****For posts which do not require acute central visual acuity -***

Visual acuity -

- Better eye 6/12 with correction.
- Worse eye 6/24 with correction.
- No infective condition of the external eye.

***Posts that can do with such visual acuity -***

Ward boys in hospitals, menials, sweepers, peons, messengers, and all these belonging to Class IV in whom a moderate visual acuity is enough to enable them to perform their duties.

**Note :** All those who fall short of the above standard are not necessarily failed but shall be referred to the "Board of Referees" for expert opinion.

**ANNEXURE 'B' of APPENDIX- III**

**(See Rule 6 of Rules in Schedule 'B' of Appendix-III)**

**Rules for the guidance of the Board of referees**

1. **Visual acuity :** An eye that cannot be brought to 6/6 after correction calls for a detailed examination.
2. **Pupil reaction :** A sluggishly reacting pupil is an eye for detailed examination.
3. **Fundus changes in Myopia :** A general rarified appearance of the fundus, particularly in the centro-coecal and anterior parts; a temporal crescent with its points almost meeting to form an annular ring round the disc and pigment degeneration are signs of grave import and ground for failing a candidate.  
In a high degree of myopia a narrow temporal crescent in itself must not be a criterion for failing a candidate.  
**Fundus diseases :** In other fundus diseases all lesions of a progressive nature are grounds for failing.
4. **Refractive error :** But for posts under Group 'A' under the preliminary visual standards, the standards may be considerably relaxed. More attention is to be paid to the type of refractive error than the degree. In this measurement of the radius of curvature of the cornea and its refractive power and the condition of the eye grounds and vitreous will determine a physiological or a pathological error. Thus a myopia of 10 D with a corneal refraction of 45 D or 46 D (normal 44 D) and healthy eye-grounds and no vitreous opacities is no risk myopia whereas a myopia of 4 D with a corneal refractive power of 44 D or less with a rarified anterior choroid is a full-risk myopia and may be disqualified. Thus no limit is set for the degree of myopia for the expert referees.
5. **Amblyopia :** If one eye vision is defective from whatever cause (squint, opacity, muscular trouble) it matters little then whether the eye has vision finger counting at 6 meters or 6/12. That eye is useless for central vision, in the presence of the better eye. The only concern there is: (a) whether the eye has good peripheral vision. (b) does the condition in that eye constitute a danger by itself? If the eye has good peripheral vision, the person can do any duty that does not require binocular vision. All causes giving rise to defective vision in one eye from an opacity, fundus disease or squint, paralytic or non-paralytic or external disease should be investigated in every case and the capacity of that person to fit for the duty he is expected to do, is assessed by the Expert Board. In that direction special attention should be given to whether such an eye condition suggests a possibility of similar developing in the other eye.
6. In the event of any doubts as to the progressibility or otherwise of any case the Board reserves the right of examining the case once in every year and to defer its final decision until three years have passed.

**SCHEDULE 'C'**

(See rule 4 of Appendix III)

***Letter of cognizance to be taken by a candidate  
undergoing physical fitness examination***

No :.....2002

Place :

Date :

From

The.....

.....

To :

The Civil Surgeon/Superintendent,

**Subject : Medical examination for physical fitness  
for Government Service**

Sir,

I am directed to request that the bearer\_\_\_\_\_a candidate for employment in the post  
of\_\_\_\_\_In the cadre of\_\_\_\_\_Department, may kindly be examined by you/a Medical  
Board and this office/Department furnished with your opinion/opinion of the Board regarding his health and  
age in the prescribed form as recommended by rule 12 of the Appendix III of the Gujarat Civil Services  
(General Conditions of Services) Rules, 2002. Particulars of this candidate are given below :-

- (1) Height.
- (2) Figure.
- (3) Personal marks:
  - (1)
  - (2)
  - (3)

This candidate is expected to do\_\_\_\_\_ (Rule 4 in Appendix III of these rules).

This candidate had made a declaration before me to the effect that he was not declared unfit for Government  
service previously by any duly constituted medical authority (Rule-5 in Appendix III, of these rules). This  
declaration is herewith attached.

Yours faithfully,

(Name of the Officer)

Head of Office/Department

**SCHEDULE 'D'**

[See Rule 6 (2) of Appendix III]

***A form of declaration by a candidate sent for medical examination.***

- (i) State your name in full (in Block letters)
- (ii) State your age and place of birth.
- (iii) (a) Have you ever had small-pox, intermittent or any other fever, enlargement or suppuration of glands,  
spitting of blood, asthma, heart disease, lung disease, fainting attacks, rheumatism, appendicitis;  
or  
(b) Any other disease or accident requiring confinement to bed and medical or surgical treatment ?
- (iv) When were you last vaccinated :
- (v) Have you or any of your near relatives been affected with consumption, scrofula, gout, asthma, fits epilepsy or  
insanity ?
- (vi) Have you suffered from any form of nervousness due to overwork or any other cause ?

(vii) Have you been examined and declared unfit for Government service by a Medical Officer/Medical Board, within the last three years ?

(viii) Furnish the following particulars concerning your family :-

Father's age, if living and state of health	Father's age at death and cause of death	No. of brothers living, their ages and state of health	No. of brother, dead, their ages, death and cause of death
1	2	3	4
Mother's age, if living and state of health	Mother's age at death and cause of death	No. of sisters living, their ages and state of health	No. of sisters, dead, their ages, death and cause of death
5	6	7	8

I declare all the above answers to be, to the best of my belief, true and correct.

I also solemnly affirm that I have not received a disability certificate/pension on account of any disease or other condition.

**Candidates Signature :**

**Signed in my presence :**

**Signature of Medical Officer :**

**Note :** The candidate shall be held responsible for the accuracy of the above statement. By willfully suppressing any information he will incur the risk of losing the appointment and if appointed, of forfeiting all claim to superannuation pension or gratuity.

#### APPENDIX - IV

[See Note-1 below rule 40 (4)]

#### *Certificate of Service*

- No. \_\_\_\_\_ Rank \_\_\_\_\_

Name \_\_\_\_\_

Unit \_\_\_\_\_

Father's name \_\_\_\_\_

Class \_\_\_\_\_ Sub-class \_\_\_\_\_

Village \_\_\_\_\_ P.O. \_\_\_\_\_

Tehsil \_\_\_\_\_ Thana \_\_\_\_\_

Tel. Office \_\_\_\_\_ Rly. Station \_\_\_\_\_

District \_\_\_\_\_

Date of enrolment \_\_\_\_\_

Date of transfer to the Reserve \_\_\_\_\_

Date of discharge \_\_\_\_\_
- Description at the time of completion of this from :

Age : \_\_\_\_\_

Distinctive mark. \_\_\_\_\_
- \*Transfer to the Reserve on \_\_\_\_\_

\*Discharged by order of \_\_\_\_\_

Dismissed \_\_\_\_\_

+In consequence of \_\_\_\_\_

Under Item / Section \_\_\_\_\_

I.A.A.Rule 13 / I.A.A.



After serving \_\_\_\_\_ Years \_\_\_\_\_ Months \_\_\_\_\_ days \_\_\_\_\_ with  
the colours and \_\_\_\_\_ years \_\_\_\_\_ Month \_\_\_\_\_ days in the Reserve.  
(Non-qualifying service is to be included)

4. Character is assessed, vide R.A.I instruction No. 203 \_\_\_\_\_
5. (a) Medals, decorations or mentions in dispatches \_\_\_\_\_  
(b) War Services, showing theatres of operations with dates \_\_\_\_\_  
(c) Wounds (Details of disability) \_\_\_\_\_
6. Certificates -  
(a) Highest Military education certificate (R.U.) \_\_\_\_\_  
(b) Highest military educational certificate (Eng.) \_\_\_\_\_  
Highest education (Civil) \_\_\_\_\_  
Degree of proficiency in reading and/or writing (i) English, (ii) Roman Urdu.  
(c) Any other language \_\_\_\_\_  
Any other qualification such as Mathematics \_\_\_\_\_  
(d) Employment before enlistment \_\_\_\_\_  
(e) Army trade and qualifications \_\_\_\_\_
7. The holder of this certificate must understand that, if he wishes to submit a petition, he must do so as to the officer i/e Records \_\_\_\_\_ or to the Deputy Commissioner/Collector \_\_\_\_\_  
Application for assistance in finding employment should be made to Sub-Regional Employment Exchange at \_\_\_\_\_  
His nearest D.S.S.A.B. is at ++.
8. The contents of paragraph 7 above have been fully explained to me.

Date : \_\_\_\_\_

Station \_\_\_\_\_

(Signature of Soldier)

(Signature and Rank)

Date . : \_\_\_\_\_

Commanding \_\_\_\_\_

**Note :** The signature of the soldier will not be affixed to this page until all entries are completed and will then be regarded as a certificate that he understands the use of the form and accepts the correctness of the entries therein.

- \* Strike out item not applicable
- + Insert the condition from which a person discharged on medical ground is suffering, as entered in the proceeding of the Medical Board I.A.F.
- \* Enter training center, depot unit etc.
- ++ Enter station.

#### APPENDIX - V

[See Note below Rule-51]

#### *Instructions for regulating the Patenting of Inventions made by Government Employees whose duties involve the carrying out of Scientific or Technical Research*

1. (1) In these instructions -  
(a) "Committee" means the Patents Advisory Committee.  
(b) "Inventor" means any Government employee whose duties involve carrying out of Scientific or Technical Research.  
(c) "Department" means Department of Government in charge of any Research Organisation.  
(d) "Research Organisation" means any technical or Scientific Establishment under Government

where research work is carried out and includes also an establishment where research work is carried out in addition to any other routine work.

(e) **"Secretary"** means Secretary of the Patents Advisory Committee".

(2) The Patent Advisory Committee will consist of the Officials mentioned below :-

Chairman

Industries Commissioner,

Members.

The Director of Technical Education

The Director of Agriculture,

The Head of Department of Chemical Technology in any University in Gujarat as nominated by Government

Member Secretary

The Joint Director of Industries (Technical Development)

The said Committee will have powers to co-opt not more than two members.

2. An inventor should not, without the previous permission of Government, employ a Patent Agent or disclose the invention to any person otherwise than as provided in instruction 4 or publish or join any person not connected with the invention in his application for a patent, or file a Complete Specification, or make any application for a patent in any other country.
3. Every inventor should, if so ordered, do everything necessary for obtaining a patent whether in India, or any other country under such conditions as may be prescribed by the Government.
4. Every inventor who evolves an invention should promptly disclose it to the Head of the Research Organisation where he is working.
5. Where an inventor discloses his invention to the Head of his Research Organisation with or without a request for permission to file an application for a patent accompanied by a provisional Specification, the Head of the Research Organisation should, through a secret communication, forward the information to the Department concerned together with his remarks on -
  - (i) the connection, if any, between the invention and the inventor's official duties;
  - (ii) the Extent to which the inventor has used the facilities provided at Government expense;
  - (iii) whether the result are of such a nature that they should be published instead of being patented;
  - (iv) patenting the invention in foreign countries;
  - (v) the estimated needs of the Department concerned and the Government as a whole;
  - (vi) the probable contribution to public welfare; and
  - (vii) his recommendations, if any, as to further action deemed appropriate;
6. An inventor may file an application for a patent accompanied by a Provisional Specification after obtaining the permission of the Head of the Research Organisation where he is working;
7. Government hereby authorises the Head of every Research Organisation to grant, in his discretion, to any inventor working under him, permission under rule-51 to file an application for a patent accompanied by a Provisional Specification;  
Provided that, where the Head of a Research organisation does not deem it fit to grant the permission for instance, where the invention is likely to have utility for defence purposes or for the Department concerned, he should forward the papers to the Department concerned, together with his remarks.
8. Where an inventor desires to obtain permission in accordance with instruction 6, his request to the Head of his Organisation should be made on the prescribed form, shown in Annexure which should be filed in quadruplicate.
9. If the Head of a Research Organisation decides to grant the permission, he should sign all the four copies of the forms, return one copy to the inventor, retain one copy and forward the remaining two copies along with two copies of the Provisional Specification to the Department concerned.
10. If the request for permission is accompanied by a complete Specification (which should be in duplicate) the Head of the Research Organisation should, through a secret communication, forward the papers to the

Department concerned, together with his remarks on points referred to under sub-paragraphs (i) to (vii) in instruction 5.

11. Upon receipt of a communication of an invention from the Head of the Research Organisation the Department concerned should examine the case. If they consider that the results proposed to be patented are of such a nature that they should be published instead of being patented, they will refuse the inventor's request for permission to take out a patent. The Department may take such steps as they consider expedient for publishing the invention, or for otherwise disposing of the invention. On receipt of intimation of such refusal, the inventor shall abandon his application for patent, if any, filed on the basis of a Provisional Specification. In all other cases the Department concerned should, within fifteen days of their receipt of the communication from the Research Organisation, forward the papers to the Secretary, with their recommendation. While forwarding the papers to the Secretary the following documents should be supplied through a secret communication :-
  - (i) If the invention was disclosed unaccompanied by a request for permission to take out a patent, full particular of the invention so disclosed;
  - (ii) If an application has been made on the basis of a provisional Specification, a copy of each of the application and the Provisional Specification filed at the Patent Office; and
  - (iii) If a request for permission has been made to take out a patent on the basis of a Complete Specification, a copy of the Complete Specification.
12. Upon receipt of the foregoing communication from the Department concerned, the Secretary will submit the information for the consideration of the Committee who will consider whether the permission asked for (under rule 51) should be granted, with or without conditions.
13. If the Committee is satisfied that the invention has no connection whatsoever with the inventor's official duties, or does not fall within a technical field of activity of the Department concerned, it will, if the inventor has applied for permission to take out a patent, grant him the permission under rule 51 without any restriction.
14. If the Committee considers that the invention has been made in the course of the inventor's official duties or that the invention has resulted from facilities provided at Government expense, it will decide whether an application for a patent should be made to the Controller of Patents and Designs on the basis of a Complete Specification.
15. If the Committee decides that an application for a patent should be made on the basis of a Complete Specification, the Secretary will, if necessary, obtain from the inventor further particulars required for the drafting of the Complete Specification and take the necessary steps to prepare and file the Complete Specification within nine months from the date of the Provisional Specification, if any. The application will be made in the name of the inventor, on the understanding that he will hold the patent in trust for the Government and will in due course, assign his rights to the Government.
16. The Complete Specification and the drawing, if any, required for filing and prosecuting the applications for patents will be prepared by the Research Organisation when facilities exist for such purposes, and in other cases, by the Secretary, or by such agency as may be appointed by the Committee.
17. All fees up to the stage of acceptance, in respect of every application prosecuted by the Secretary, will be borne by the Committee.
18. On filing a Complete Specification the Committee will consider :-
  - (i) whether the invention should be published for free use by the public; or
  - (ii) whether a patent should be taken out for exploitation by Government; or
  - (iii) whether the inventor should be allowed to take out a patent for his own benefit.
19. If the Department or the Committee decides that the invention should be published for free use by the public, it will refuse the inventor's request, if any, for permission under rule 51 and the Secretary will not prosecute the application for patent beyond the stage of its acceptance. In all such cases the Committee on the advice of the Department concerned, will determine the ex-gratia payment, if any, and will advise the Department concerned accordingly.
20. If the Committee decides to take out a patent for exploitation, the Secretary will proceed with the application, and on obtaining a patent, take the necessary steps to get the inventor's rights under the patent assigned to the Government.



21. In all cases where the Committee decides to take out patents for exploitation, it will decide also the manner in which the patents should be exploited.
22. Inventions which the Committee considers are of no interest to Government either for commercial exploitation or publication for free use to the public, will be returned to the inventors, if they so desire, and they will be allowed to take out patents for their own benefit subject to :-
  - (i) The reservation of the right of Government to the use of the invention either without payment or on such terms as the Government may consider reasonable;
  - (ii) The condition that the inventor will not assign or deal with or grant license to any person without obtaining the prior permission of the Government.

**ANNEXURE of APPENDIX- V**

**(See Instruction 8 of Appendix-V)**

**SECRET**

**Request for permission to file an application for a Patent accompanied  
by a Provisional Specification direct to the Patent Office**

- (To be filed in quadruplicate)

I/We hereby request permission to file an application for an Indian Patent accompany by a Provisional Specification in respect of \_\_\_\_\_ (here give title of invention). In consideration of grant of such permission I/We agree and declare as follows :

2. I/We declare that this invention has not been evolved in the course of my/our official duties and as a result of the research and facilities provided at Government expense.
3. Four copies of the Provisional Specification which it is proposed to forward to the Controller of Patents and Designs, Calcutta (or an equivalent description of the invention) accompany this request. Immediately after dispatching the application, I/ We will submit two exact copies of the documents forwarded to the Controller of Patents and designs.
4. I/ We wish to apply for a patent, in my/ our name(s) on the understanding that I/ We would hold the patent when granted, in trust for the Governor of Gujarat ( hereinafter called Government) and will assign the same to Government, whenever, called upon to do so.
5. I/ We will, If so ordered, withdraw my/our application for a patent.
6. I/ we will not file the Complete Specification in respect of this invention without the prior permission of Government or in the manner as may be directed in the matter.
7. I/ We will not apply for a patent in any other country in respect of this invention without the prior permission of Government.

Inventor's Signature \_\_\_\_\_

Designation \_\_\_\_\_

Date \_\_\_\_\_

My / Our address for service in India is \_\_\_\_\_

Permission granted.

Signature of the Head of the Research Organisation \_\_\_\_\_

Designation \_\_\_\_\_ Received one copy \_\_\_\_\_

Signature of the inventor (or inventors) \_\_\_\_\_

Dated : \_\_\_\_\_

\*\*\*\*\*



## FINANCE DEPARTMENT

## NOTIFICATION

Sachivalaya, Gandhinagar, 15th November, 2002

*Constitution of India*

No.: GN-32-GCS/102001/913/CH.— In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

## CHAPTER - I - GENERAL

1. **Short Title and Commencement :** (1) These rules may be called the “Gujarat Civil Services (Joining Time, Foreign Service, Deputation out of India, Payment during Suspension, Dismissal and Removal) Rules” 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to -  
(a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and  
(b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner :  
**Provided** that no such order shall be made except with the prior concurrence of the Finance Department.
5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Regulation of claims to pay, allowances, leave :** A Government employee's claim to pay and allowances is regulated by the rules in force at the time in respect of which the pay and allowances are earned and claim to leave shall be regulated by the rules in force at the time the leave is applied for and granted, and which would have been admissible but for the introduction of such changes.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided** that the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.

## CHAPTER - II

## DEFINITIONS

9. Unless the context otherwise requires -  
(1) “**Actual travelling expenses**” means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if paid, and for carriage of camp equipment, if necessary and does not include charges for accommodation in hotels



and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.

- (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
- (3) **"Annexure"** means annexure appended to these rules.
- (4) **"Appendix"** means appendix appended to these rules.
- (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
- (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
- (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
- (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
- (9) **"Camp Equipage"** means an apparatus for moving a camp.

**Note :** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.

- (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.
- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.

**Note :** This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of India" and all revenues received by the Government of a State/Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".
- (15) **"Constitution"** means the Constitution of India.
- (16) **"Conveyance Allowance"** means an allowance granted to a Government employee, whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.
- (17) **"Date of first appointment"** means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.

- (18) **"Daily Allowance"** means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) **"Day"** means the period beginning from a midnight and ending with the next midnight.
- (20) **"Death-cum-Retirement Gratuity"** means the gratuity payable under rule-81 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) **"Director of Pension and Provident Fund"** means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) **"Disbursing Authority for Pension"** means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.
- (23) **"Duty"** Duty includes -

- (a) service as a probationer;
- (b) joining time;
- (c) a course of instructions or training authorised by or under the orders of Government;

**Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.

- (d) the period occupied -
  - (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
  - (ii) in attending an obligatory departmental examination,
  - (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall be treated not as duty but as leave.

- (e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-
  - (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
  - (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or



- (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved.

The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.

- (f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.

- (g) the period spent by Government employee on training mentioned below :-

- (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.

- (ii) On Home Guard training or Home Guard duties with permission of the Head of office.

- (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.

- (iv) training at a Boy Scouts' camp;

**Note :** No travelling or halting allowance shall be admissible in respect of this duty.

- (h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.

- (i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State -

- (a) as representatives of Government or ex-officio,

- (b) by virtue of his official position such as Principal of a College, and

- (c) for attending the meeting of a Board of Studies.

**(24) "Emoluments" means -**

- (i) Pay,

- (ii) payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.

- (iii) compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.

- (iv) Pension and pension equivalent of death-cum-retirement gratuity except the following :-

- (a) wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.

- (b) compensation received under the Workmen's Compensation Act, 1923.

**Note :** The word "Pension" means the full sanctioned pension prior to commutation.

- (v) in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance

**Provided** that, if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:

**Provided** further that if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.

**Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, or the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.

**Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.

(25) **"Executive Engineer"** means an officer appointed as such and in charge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.

(26) **"Family"** means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.

**Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.

**Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.

(27) **"Fee"** means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.

(28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.

(29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18 the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.

(30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.



- (31) **"Form"** means a form appended to these rules.
- (32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non-gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this sub rule.
- Provided** that in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.
- Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.
- (33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.
- (34) **"Head of Department"** this term includes officers from Appendix-II who have been declared as such or any other officer whom Government may from time to time declare to be Head of Department.
- (35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.
- (36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent authority, or in the absence of such declaration the station where the records of his office are generally kept.
- (37) **"Holiday"** means -
- (a) a holiday declared or notified under Negotiable Instruments Act, 1881; and
  - (b) in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.
- (38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.
- (39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.
- (40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.
- (41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.
- (42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.
- (43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.
- (44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.
- (45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.



- (46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.
- (47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.
- (48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.
- (49) **"Minor"** means a person who has not completed the age of eighteen years.
- (50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction :** Calculations of period expressed in terms of months and days shall be made as under

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-

	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>

- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **"Non-Official Member"** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **"Officiate"** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **"Pay"** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **"Permanent Travelling Allowance"** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.
- (55) **"Pension"** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.
- (56) **"Pensionable Pay"** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.
- (57) **"Pensioner"** means a retired Government employee who has been granted pension.

- (58) **"Pension Payment Office"** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **"Pension Payment Order"** means an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **"Pension Sanctioning Authority"** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **"Permanent Post"** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **"Pay and Accounts Officer"** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **"Personal Pay"** means additional pay granted to a Government employee -

- (a) to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or
- (b) in exceptional circumstances, on other personal considerations.

- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.

**Note 1 :** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.

**Note 2 :** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.

**Note 3 :** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.

- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj. XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.
- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.
- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.

**Note :** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.



- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -
- (a) the specially arduous nature of duties,
  - (b) a specific addition to the work or responsibility.
- (75) **"Sphere of duty"** means the area to which the duties of a Government employee are confined.
- (76) **"Standard Rent"** means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) **"Subsistence Allowance"** means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) **"Substantive Pay"** means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) **"Superintending Engineer"** means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) **"Superior Service"** means any kind of service not being Class IV service.
- (81) **"Table"** means a table appended to these rules.
- (82) **"Temporary Post"** means a post carrying a definite rate of pay sanctioned for a limited time.

**Note :** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.

- (83) **"Temporary Transfer"** means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.
- (84) **"Tenure Post"** means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note :** The following posts have been declared by Government to be tenure posts :-

Period of Tenure (Years)	
(1) Chief Engineer in the Gujarat Service of Engineers (Class-I)	5
(2) Three posts of Assistant Directors of Social Welfare	3
(3) All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	5
(4) The following posts in the Legal Department :	
(i) Deputy Secretaries (Three posts)	3
(ii) Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post)	3
(iii) Special Officer and Ex-officio Under Secretary to Government (one post)	3

- (5) Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department. 5
- (6) Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department. 5
- Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.
- (85) **"Time-Scale Pay"** means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.
- Note-1 :** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.
- Note-2 :** A post is said to be on the same time-scale as another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.
- (86) **"Transfer"** means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -
- to take up the duties of a new post; or
  - in consequence of a change of his headquarters.
- (87) **"Transit Time"** means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.
- (88) **"Travelling Allowance"** means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.
- (89) **"Treasury"** means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III JOINING TIME

10. **When admissible :** Joining time may be granted to a Government employee to enable him -
- to join a new post either at the same or a new station without availing himself of any leave on relinquishing charge of his old post;
  - to join a new post in a new station on return from -
    - leave of not more than one hundred eighty days' duration,
    - leave other than that specified in clause (a) when he has not sufficient notice of his appointment to the new post in a new station.
- Note 1 :** The authority which ordered the transfer will decide whether Government employee has not sufficient notice under clause (b).
- Note 2 :** Joining time may also be admissible under this rule to a Government employee shifted enblock from one place to another in consequence of a change of his headquarters due to shifting of office.
- Note 3 :** A temporary Government employee discharged due to reduction of establishment in one office on being reappointed in another shall be entitled to joining time with pay and



travelling allowance in transfer scale provided the orders of appointment to a new post are received by him in other office while he is in his old post and the appointing authority certifies that the transfer is in the public interest. Previous service rendered under Government shall be one of the consideration justifying for the appointment to the new post. In case where the certificate is not forthcoming the Government employee shall be allowed only joining time without joining time pay and transfer travelling allowance.

If the order of appointment to a new post is received by the Government employee concerned after discharge from his old post and Government employee joins his new post without delay, the period of break may be converted into joining time without pay by the Head of the Department under whom the Government employee is presently employed provided the break in service does not exceed thirty days and that the Government employee has rendered not less than three years' continuous service on the date of discharge.

- 11. Joining time admissible to a permanent Government employee under other Governments when appointed to a new post :** Joining time shall also be granted under rule-10 to a Government employee who holds permanent post under any other Government in a substantive capacity, when he is appointed to a new post on the results of a competitive examination or interview which is open to both Government employees and others.

- 12. Change of appointment at the same station :** (1) No joining time is admissible when the change of appointment does not involve an actual change of office.

(2) Joining time of not more than one day is allowed when -

- (a) the appointment to a post in a new office does not necessarily involve a change of residence from one station to another, or
- (b) there is an actual change of office in the same station.

(3) A holiday or Sunday counts as a day for the purpose of this rule.

**Note 1 :** The offices of Collectors and Assistant and Deputy Collectors are distinct offices for the purpose of this rule.

**Note 2 :** When a Government employee upon transfer from one appointment to another does not change his place of residence, the transfer does not involve a change of station even though the headquarters of the two appointments may be at different places. Consequently the joining time admissible in such cases is governed by this rule.

- 13. Joining time to join another Government employee on tour :** When a Government employee is transferred without change of headquarters and at the same time obliged to join another Government employee on tour, the time for his journey out to camp calculated in the manner laid down in rule 15 may be allowed in addition to the one day admissible under rule 12.

- 14. Extension of joining time when holidays follow joining time :** When one or more holidays follow joining time the normal joining time may be deemed to have been extended to cover such holidays.

- 15. How joining time is calculated :** The joining time of a Government employee in cases involving a transfer from one station to another is subject to maximum of thirty days. Six days are allowed for preparation, and in addition, a period to cover the actual journey calculated as follows :-

- (a) One day for journeys on transfer to a place within the same district or in an adjoining district (i.e. a district having a common border at any point);
- (b) Two days for journeys on transfer to a place other than those mentioned in clause (a) above.
- (c) A Sunday does not count as a day for the purpose of the calculations in this rule, but Sunday are included in the maximum period of thirty days.
- (d) A Gazetted holiday counts as a day for the purpose of this rule.

**Note :** A Government employee can avail of the joining time admissible under this rule in one or two spells within a period of six months from the date of his transfer. Second spell of unavailed portion of the joining time shall be treated as special casual leave for the purpose of pay and allowances :

**Provided** that if a Government employee has not availed the second spell of joining time admissible to him on his first transfer, he cannot avail of the same on his second transfer.

**Instruction :** When the needs of the service clearly require that a Government employee should join the post to which he is newly appointed as speedily as possible, and he is informed to that effect, Government expect that he will join at his new station as speedily as practicable without availing himself of the full joining time permitted by these rules. Heads of Offices are further reminded that an order of Government appointing a Government employee to another station should be regarded as an order to him to join the new office within the time admissible, and that they will be held responsible, that their subordinates are relieved without delay.

16. **Admissibility of joining time when appointment is changed while in transit :** If a Government employee is appointed to a new post while in transit from one post to another, his joining time being on the day following that on which he receives the order of appointment; but a second period of six days for preparation will not be allowed to him.
17. **Leave taken while in transit :** If a Government employee takes leave while in transit from one post to another, the period which has elapsed since he handed over charge of his old post must be included in his leave. On the expiry of leave, the Government employee may be allowed normal joining time.
18. **Calculation of joining time when appointment is made while on leave :** (1) If a Government employee is appointed to a new post while on earned leave of not more than one hundred twenty days' duration, his joining time will be calculated from his old station or from the place in which he received the order of appointment, whichever calculation will entitle him to the less joining time. If he is on leave out of India and receives the order before he arrives at the port of debarkation, the port of debarkation is the place at which he received the order for the purpose of this rule. If the post to which he is transferred is at the port of debarkation he may be allowed joining time of one day.
  - (2) In cases falling under this rule, if a Government employee actually performs the journey to his old headquarters for winding up his personal affairs etc., his joining time will be calculated from the old headquarters to the new head-quarters, irrespective of the place where he spends the leave or receives posting orders.
  - (3) In cases falling under this rule, and also in cases of earned leave for a period not exceeding one hundred twenty days on medical certificate taken while in transit from one post to another falling under rule 17, in which the Government employee joins his post before the expiry of his leave and joining time the Head of Department may, without reference to the authority, which granted the leave, deduct full joining time in reckoning the amount of leave to be debited to the Government employee. In any case, Government employee desires not to avail himself of the full period of joining time admissible, the period/s of leave and joining time should be adjusted with reference to such option.

**Note :** The period of joining time admissible to a Government employee who proceeds on earned leave not exceeding one hundred twenty days from his old post and who is posted to a new post in another station where he is spending the leave should be calculated under rule-10. This provision is also applicable to cases falling under clause (b) of sub-rule (2) of rule-12.
19. **Joining time to be calculated from place of handing over charge :** If a Government employee is authorised to make over charge of a post elsewhere than at its headquarters, his joining time shall be calculated from the place at which he makes over charge.
20. **Joining time to be calculated from the old head-quarters to the new headquarters in case of a transfer while on tour to the tour station :** If the headquarters of a Government employee while on tour is changed to the tour station itself, or his temporary transfer is converted into permanent transfer by the competent authority, his joining time may be calculated from the old headquarters to the new headquarters, in case he actually performs the journey to his old headquarters for winding up his household.
21. **Special provisions for grant of joining time :** Notwithstanding anything contained in these rules in cases where Government employees are to undergo special course of instructions or training, or when Gujarat Medical or Veterinary Service Class-III Officers are posted temporarily on fair or epidemic duty for a period not exceeding three months or when they are directed to proceed on duty to other areas without change of

headquarters, the Heads of Offices sanctioning such deputation should see that no more joining time than what is absolutely necessary is allowed in each case.

22. **Joining time admissible to work charged staff :** The work charged staff who are entitled to travelling allowance on transfer in the public interest should be allowed joining time and joining time pay as admissible to Government employees under rule 15 and rule 31 respectively.
23. **Transfer during Vacation :** A Government employee transferred during vacation may join his new appointment at the end of the vacation, even though the joining time calculated under rule-15 is thereby exceeded.
24. **Joining time admissible when vacation is combined with leave :** If vacation is combined with leave, joining time should be regulated under Clause (a) of sub-rule (2) of rule-10 if the total period of leave and vacation combined is of not more than one hundred eighty days duration and in other cases under Clause (b) of sub-rule (2) of rule-10.
25. **Extension of joining time when charge consists of several stores or scattered works or offices :** In cases in which the charge to be transferred consists of several stores or scattered works which the relieving and the relieved Government employees are required to inspect together before the transfer of charges completed, the relieving Government employee shall be treated as on duty, if the period spent in carrying out those inspection is not considered excessive by the Head of Department.
26. **Extension of joining time by Government :** Government may in any case extend the joining time admissible under these rules.
27. **Circumstances in which joining time can be extended by a competent authority :** Within the prescribed maximum of thirty days, a competent authority may, on such conditions as it thinks fit, grant to a Government employee a longer period of joining time than is admissible under the rules in the following circumstances :-
  - (a) when the Government employee is unable to use the ordinary mode of travelling or, notwithstanding due diligence on his part, has spent more time on the journey than is allowed by the rules; or
  - (b) when such extension is considered necessary for the public convenience or for the saving of such public expenditure as is caused by unnecessary or purely formal transfer; or
  - (c) when the rules have in any particular case operated harshly as for example when a Government employee has fallen sick while on the journey; or
  - (d) when the relieved Government employee has to wait for the posting orders beyond the period of admissible joining time, the entire period from the date of relief to the date of taking over (including the period of compulsory waiting) to the extent necessary.
  - (e) when the orders of suspension of a Government employee are cancelled and he is reinstated, the period intervening between the date of orders of cancellation of suspension and date of orders of his reposting shall be treated as joining time.
28. **Audit Officer to move the Head of Department for report to Government about concession under rule 27 :** The Audit Officer shall move the Head of the Department concerned to report to Government any concession made under rule 27 which appears to him contrary to the rule. The later officer may not finally overrule the Audit Officer without a reference to Government.
29. **Joining time not admissible when transferred at own request :** If a Government employee is transferred at his own request he shall not be entitled to any joining time. The competent authority in the former Department may grant, at its discretion leave due and admissible to him, for the period from handing over charge at the old station to taking over at the other, if Government employee applies for it.
30. **Overstayal :** A Government employee who does not join his post within his joining time is entitled to no pay or leave salary after the end of the joining time. Wilful absence from duty after the expiry of joining time may be treated as misbehaviour for the purpose of rule-27 of Gujarat Civil Services (General Conditions of Services) Rules, 2002.
31. **Pay during joining time :** A Government employee on joining time shall be regarded as on duty and shall be entitled to be paid as follows :-



- (a) where joining time is granted under sub-rule (1) of rule 10, the pay which he would have drawn, if he had continued in the old post; or the pay which he will draw on taking charge of the new post; whichever is less.
- (b) where the joining time is granted under sub-rule (2) of rule 10, pay equal to the leave salary which the Government employee would have drawn had he been on earned leave;

**Provided that -**

- (i) no joining time pay shall be granted under sub-rule (1) to a Government employee who does not hold a permanent post under Government (including Central Government or any other State Government) in a substantive capacity, or a post under the Government of Gujarat in quasi permanent capacity when he is appointed to a new post on the results of a competitive examination or interview which is open to both Government employee and others.
- (ii) when period spent in taking over charge is treated as duty under rule-25, the relieving Government employee shall draw -
- (a) (i) if he is transferred from a post which he held substantively, his presumptive pay in that post;
- (ii) if he is transferred from a post which he held in an officiating capacity, the officiating pay admissible in that post or the pay he would draw after the transfer is complete, whichever is less;
- (iii) if he has taken charge on return from leave taken while working in the post held by him substantively, the presumptive pay of the post, and
- (iv) if he has taken charge on return from leave taken while working in a post in an officiating capacity, the officiating pay of that post or the pay which will be admissible to him in the new post after taking over charge whichever is less.
- (b) Compensatory Local Allowance and House Rent Allowance as admissible under the Gujarat Civil Services (Additions to Pay) Rules, 2002.

In cases where the Head of Department decides to treat the periods of taking over charge of a relieving officer as "duty" a declaration in the form prescribed below shall be issued :-

**DECLARATION**

(Name) \_\_\_\_\_ (Designation) \_\_\_\_\_ declare that Shri \_\_\_\_\_ (name and Designation of the Officer to be relieved) and Shri \_\_\_\_\_ (Name of the relieving officer) \_\_\_\_\_ (Designation), were engaged to joint inspection of several scattered works and/or stores during the period from the \_\_\_\_\_ to the \_\_\_\_\_ in connection with handing over and taking over charge and I do not consider the above period as excessive during which Shri \_\_\_\_\_ (Name of the relieving officer) shall be treated as on duty.

Place \_\_\_\_\_  
Date \_\_\_\_\_

Signature \_\_\_\_\_  
Name \_\_\_\_\_  
Designation \_\_\_\_\_

32. **Joining time while joining a post under another Government :** When a Government employee under the administrative control of the Government of Gujarat is transferred to a post under the administrative control of another Government, his joining time for the return journey shall be governed by the rules made by that Government. This rule does not apply to the officers in a joint cadre. In their case, the joining time is regulated by the rules of the Government under whom they are proceeding to serve.

**CHAPTER - IV****FOREIGN SERVICE**

33. **Scope :** The rules in this Chapter apply to those Government employees only who are transferred to foreign service after these rules come into force. Government employee transferred before that date shall remain subject to the rules in force at the date of transfer.

34. **Transfer to foreign service to be treated as fresh transfer after these rules come into force :** In respect of Government employees who were transferred to foreign service prior to the date these rules came into force, further extension of period of foreign service ending after the date should be treated as fresh transfer and dealt with under these rules.
35. **Transfer to foreign service when not admissible :** A Transfer to foreign service is not admissible unless-
- (a) the duties to be performed after the transfer are such as should, for public reasons, be rendered by a Government employee, and
  - (b) the Government employee whether permanent or temporary to be transferred holds, at the time of transfer, a post paid from the Consolidated Fund of the State.
36. **Transfer to foreign service not permissible without consent :** (1) No Government employee may be transferred to foreign service against his will :-
- Provided** that this sub-rule shall not apply to the transfer of a Government employee to the service of a body incorporated or not, which is wholly or substantially owned or controlled by the Government.
- (2) Subject to the provisions of rule 39, a transfer to foreign service may be sanctioned by a competent authority.
37. **Transfer to foreign service while on leave :** If a Government employee is transferred to foreign service while on leave, he ceases from the date of such transfer to be on leave and to draw leave salary.
38. **Date from which pay drawn from foreign employer :** A Government employee in foreign service shall draw pay from the foreign employer from the date on which he relinquishes charge of his post in Government service. Subject to the provisions of rule 39, the amount of his pay, the period of joining time admissible to him, and his pay during such joining time, shall be fixed by the authority sanctioning the transfer in consultation with the foreign employer.
39. **Principles regulating remuneration in foreign service :** (1) The amount of remuneration to be granted to a Government employee transferred to foreign service in India should be regulated by the principle that when the transfer of a Government employee to foreign service in India is sanctioned, the pay which he shall receive in such service shall be precisely specified in the order sanctioning the transfer. If it is intended that he shall receive any remuneration or enjoy any concession of pecuniary value in addition to his pay proper, the exact nature of such remuneration or concession shall be similarly specified. No Government employee shall be permitted to receive any remuneration or enjoy any concession which is not so specified; and, if the order is silent as to any particular remuneration or concession, it shall be assumed that the intention is that it shall not be enjoyed.
- (2) The following two general principles shall be observed by a competent authority in sanctioning the conditions of transfers :-
- (a) the terms granted to the Government employee transferred shall not be such as may impose an unnecessarily heavy burden on the foreign employer;
  - (b) the terms granted must not be so greatly in excess of the remuneration which the Government employee would receive in Government service, as to render foreign service appreciably more attractive than Government service:
- Provided** that when the two principles laid down above are observed, a competent authority may sanction the grant of the following concessions by the foreign employer. Such concessions shall not be sanctioned as a matter of course, but in those cases only in which their grant is in accordance with local custom and the wishes of the foreign employer and is in the opinion of the competent authority justified by the circumstances. The value of following concessions must be taken into account in determining an appropriate rate of pay for the Government employee in foreign service :-
- (a) the payment of contributions towards leave salary and pension under the rules regulating such contributions;
  - (b) the grant of travelling allowance under the travelling allowance rules of Government or under the rules of the foreign employer and of permanent travelling allowance, or conveyance allowance;

- (c) the use of tents, boats and transport on tour :  
Provided that this is accompanied by a corresponding reduction in the amount of travelling allowance admissible;
  - (d) the grant of free residential accommodation, which may be furnished, in cases in which the competent authority considers this to be desirable, on such scale as may seem proper to the competent authority.
  - (e) the use of motors, carriages and animals.
- (3) The grant of any concession not specified in proviso to sub-rule (2) above requires the sanction of Government.
- 40. Terms and conditions of transfer to foreign service :** (1) The authority which sanctions the Government employee's transfer to foreign service or on extension in the period of foreign service shall send a copy of such sanction to the concerned Government employee and the Audit Officer.
- (2) The Government employee shall without delay communicate a copy to the officer, who audits his pay, and take his instructions as to the officer to whom he is to account for the contribution; he shall also report to the later officer the time and date of all transfers of charge to which he is a party when proceeding on, while in, and on return from foreign service, and furnish from time to time particulars regarding his pay in foreign service, the leave taken by him, his postal address, and any other information, which that officer may require.
  - (3) Every Government employee transferred to foreign service is expected to be conversant with the rules relating to foreign service. He should see that the rules and orders regulating his pay and other conditions of service while in service are observed and that contributions, if any, are paid regularly.
  - (4) Transfer of a Government employee to foreign service shall be made on the standard terms and conditions as specified in **Appendix-III**.
- Note :** Guidelines for both the competent authorities and the foreign employers are given in **Appendix-IV**.
- 41. Regulation of foreign service while on leave preparatory to retirement :** (1) Foreign service of any kind (whether in India or out of India) during leave preparatory to retirement should be treated as "private employment" for the purpose of rule 37 i.e. a Government employee who has reached or is approaching the age of superannuation, notwithstanding his employment under a foreign employer, should be allowed to take leave which would be admissible to him, had he not accepted such employment; and pension contribution should not be recovered. No concession shall be granted to Government employee who is already in foreign service and propose to continue on duty in the service of the same employer during leave preparatory to retirement. It shall not also be granted to Government employees who retire before reaching the age of superannuation, if they take such leave after being offered, or having made arrangements for employment in foreign service. In such cases they should be required either to retire or to go on foreign service terms.
- (2) A Government employee, who is already on foreign service in or out of India under a body corporate owned or controlled by the Government, applies for leave preparatory to retirement shall not be permitted to continue in employment under the foreign employer. If he is allowed to continue in employment of the foreign organisation after the date of superannuation, he shall be treated purely on private employment.
- 42. Continuance of foreign service after retirement :** When any Government employee lent on foreign service retires from Government service but continues in the service of his foreign employer, the Audit Officer shall communicate to the foreign employer, through the usual authorities, a statement showing the date of retirement and the amount of pension drawn from the Government so as to give the foreign employer the opportunity, if he be so inclined, of revising the existing terms of the employment.
- 43. Conditions under which the services of Civil Surgeon are available to a Gazetted Government employee while in foreign service :** A Gazetted Government employee in foreign service is entitled to the services of the Civil Surgeon of the District in or near which he is employed-
- (a) if no Medical Officer is provided by the foreign employer, or



(b) if the medical attendant provided by the foreign employer is not of Gazetted rank.

**44. Government employee primarily responsible for payment of pension and leave-salary contributions :** (1) While a Government employee is in foreign service contribution towards the cost of his pension must be paid to the Consolidated Fund of the State on his behalf.

(2) If the foreign service is in India, contribution must be paid on account of the cost of leave-salary also.

(3) Contributions due under sub-rules (1) and (2) above, shall be paid by Government employee himself unless the foreign employer consents to pay them. They shall not be payable during leave taken while in foreign service.

(4) By special arrangement made under rule-59, contributions on account of leave salary may be required in the case of foreign service out of India also, the contributions being paid by the foreign employer.

(5) When an officer of the Gujarat Police Service is deputed to foreign service, contributions towards uniform and charger grants should also be recovered from the foreign employer at the rates prescribed by Government from time to time. These contributions are payable during leave also.

**Note 1 :** Throughout this Chapter, pension includes Government contribution, if any, payable to a Government employee's credit in a contributory provident fund.

**Note 2 :** A Government employee in foreign service shall be held to have lost his lien in Government service from the date on which the post held by him in Government service is abolished, and no contribution shall be received after that date. He shall be regarded as having retired from Government service from that date, and he shall thereafter be permitted to draw the compensation pension to which he is entitled in addition to the pay which he receives at the time from his foreign employer.

**45. Rates of pension and leave salary contribution :** (1) Contributions on account of pension and leave salary should be calculated at the rates and by the method prescribed in **Appendix-V**.

(2) In return for the contributions, Government accept the liability for the pension, and, if the foreign service is in India, the leave salary of the Government employee.

**Note :** Pension contribution in respect of Forest Subordinates, lent to the Defence Authorities to take charge of Cantonment Forests should be recovered under this rule.

**46. Remission of contribution in certain cases :** Government may remit the contributions due in any specified case or class of cases.

**Note :** The amount of contribution in respect of reverted or retired Government employees not exceeding rupees five shall be deemed to have been remitted.

**47. Contributions not to be withheld :** A Government employee in foreign service shall not withhold contributions payable under rule-44. Neither he nor the foreign employer has any right of property in a contribution paid and no claim for refund can be entertained.

**48. Claim to pension and leave-salary if contribution paid :** (1) The rates of pension contribution prescribed in **Appendix-V** are designed to secure to the Government employee the pension that he would have earned by service under Government if he had not been transferred to foreign service.

(2) The rates of contributions prescribed in **Appendix-V** for leave salary are designed secure to the Government employee leave salary on the scale and under the conditions applicable to him. In calculating the rate of leave-salary admissible, the pay drawn in foreign service, less, in the case of a Government employee if paying his own contributions, such portion of his pay as may be paid as contributions, will count as pay for the purpose of leave-salary.

**49. Rates of interest payable on overdue contributions :** (1) Contribution for leave salary or pension, due in respect of a Government employee on foreign service, may be paid annually within fifteen days from the end of each financial year or at the end of the foreign service, if the transfer of a Government employee to foreign service expires before the end of a financial year, and if the payment is not made within the said period, interest at the rate of two paise per day per Rs. 100 from the date of expiry of the period aforesaid, upto the date on which the contribution is finally paid, must be paid to Government on the unpaid contribution, unless it is specifically remitted by Government. The interest shall be paid by the Government employee or the foreign employer accordingly as the contribution is paid by the former or the latter.



**Note :** If the amount of interest due under this rule for any financial year does not exceed Rs. 5 it shall be deemed to have been remitted.

- (2) The leave-salary and pension contribution should be paid separately as they are creditable to different Heads of Accounts and no dues recoverable from Government, on any account, should be set off against these contributions.
50. **Remittance of interest due :** Interest on overdue contribution will only be remitted in exceptional circumstances when, for instance, the payments of the contribution has been delayed through no fault of the Government employee or the foreign employer concerned. Interest will not be remitted in consequence of delay on the part of the Audit Officer to make a claim, if the facts on which the claim is based were within the knowledge of the Government employee or the foreign employer concerned.
51. **Consequence of non-payment of contributions :** When the contribution falls into arrears, the Accounts Officer should bring the fact to the notice of foreign employer and claim interest in accordance with rule 49. The total amount of leave and pension contributions due in respect of the persons concerned with interest thereon at penal rate should be treated as an outstanding amount recoverable from the foreign employer.
52. **Date from which pay and contribution cease to be paid on reversion from foreign service :** When a Government employee reverts from foreign service to Government service, his pay will cease to be paid by the foreign employer, and his contribution will be discontinued with effect from the date of reversion.
53. **Remittance of contribution in respect of vaccinators :** Recovery of contribution is remitted in the case of vaccinators who have been declared to be pensionable employees of Government and are employed in cantonments or under Municipalities.
54. **Reversion/re-call from foreign service :** A Government employee in foreign service will be entitled to revert himself within six months after he has given notice to Government of his wish to revert, but a competent authority may allow him to revert sooner :  
**Provided** that this rule shall not apply to a Government employee transferred to foreign service under the first proviso to sub-rule (1) to rule 36. A Government employee in foreign service is liable to be recalled by a competent authority at any time.
55. **Date from which reversion from foreign service is effective :** A Government employee reverts from foreign service to Government service, on the date on which he takes charge of his post in Government service provided that, if he takes leave preparatory to retirement on the conclusion of foreign service, his reversion shall take effect from the date on which he proceeds on leave.  
**Note :** If a Government employee on foreign service applies for leave preparatory to retirement, the foreign employer is not the competent authority to sanction or refuse the leave.
56. **Personal responsibility of a Government employee for accepting leave or leave-salary while on foreign service :** (1) A Government employee in foreign service shall be personally responsible for the observance of the provisions of rule 58. By accepting leave to which he is not entitled under these rules he renders himself liable to refund the leave salary irregularly drawn, and, in the event of his refusing to refund, the period for which he has irregularly drawn the leave-salary will not count for leave or pension.  
(2) When it comes to the notice of the Accounts Officer that a Government employee in foreign service has availed leave to which he was not entitled under these rules, he shall require the leave so granted to be commuted into leave for which the Government employee is eligible under the rules, and call upon him to refund any leave salary drawn in excess of the amount admissible.
57. **Government employee to acquaint himself with leave and leave-salary rules :** A Government employee transferred to foreign service shall, before joining foreign service, make himself acquainted with the rules regulating leave during such service.
58. **Grant of leave and payment of leave salary while in foreign service in India :** A Government employee in foreign service in India may not be granted leave, otherwise than in accordance with the rules applicable to the service of which he is a member, and may not take leave or receive leave salary from Government unless he actually quits duty and goes on leave.

- 59. Grant of leave during foreign service out of India :** (1) A Government employee in foreign service out of India may be granted leave by his employer on such conditions as the employer may determine. In any individual case the authority sanctioning the transfer may determine beforehand, in consultation with the employer, the conditions on which leave will be granted by the employer. The leave-salary in respect of leave granted by the employer will be paid by the employer and the leave will not be debited against the Government employee's leave account.
- (2) In special circumstances, the authority sanctioning a transfer to foreign service out of India may make an arrangement with the foreign employer, under which leave may be granted to the Government employee in accordance with the rules applicable to him as a Government employee, if foreign employer pays to the Consolidated Fund of the State, leave-salary contribution at the rate prescribed under **Appendix-V**.
- 60. Treatment of service in India/out of India while in foreign service :** If a Government employee on foreign service in India is sent by his employer, out of India on duty, he should be treated as in foreign service in India. Similarly a Government employee on foreign service out of India deputed by his employer to India on duty should be treated as in foreign service out of India. The fact of the Government employee's being so deputed should, however, be brought to the notice of the lending authority, as it might necessary to reconsider the question of remuneration.
- Note :** The responsibility of giving the information required under the last sentence of this rule lies with the Government employee.
- 61. Acceptance of pension or gratuity from foreign employer not permissible without sanction :** A Government employee transferred to foreign service may not, without the sanction of Government, accept a pension or gratuity from his foreign employer in respect of such service.
- 62. Principles governing promotions of a Government employee in his cadre while on foreign service :** A Government employee transferred to foreign service shall remain in the cadre in which he was included in a substantive or officiating capacity immediately before his transfer, and he may be given subject to the conditions that not more than one officer in order of seniority-cum-merit is allowed, the benefit of proforma promotion in respect of any one vacancy within the cadre filled by his junior, such substantive or officiating promotion in those cadres as the authority competent to order promotion may decide. In giving promotion, such authority shall take into account the nature of the work performed in foreign service.
- In any individual case, Government may grant a Government employee even outside his cadre but in his own line such promotion as they consider he would have got had he not been transferred to foreign service.
- Note 1 :** The words 'in his own line' used in the above rule refer to posts to which the Government employee may normally look for promotion in his own department or office.
- Note 2 :** For application of the principle that not more than one officer in order of seniority-cum-merit is allowed the benefit of proforma promotion in respect of any one vacancy, the condition precedent is that claims of all Government employees, who are outside the direct line, to promotion in higher grade or scale within the cadre should be considered when the question of such promotion arises. For instance, in a X cadre while A, B and C are on deputation or foreign service, a vacancy in higher grade occurs in which D is found suitable for promotion, then the claims of A, B and C should be considered and if 'A' could have been promoted to that post then he alone would be eligible for the benefit of this rule. Save in exceptional circumstances, the Government employee who is given the benefit of proforma promotion while on foreign service should be recalled from foreign service as soon as possible and not later than six months after the date from which the rule operates. Government orders should be obtained in case the officer is allowed to enjoy the benefit for a longer period.
- 63. Fixation of pay while holding two or more posts in foreign service :** The pay of a Government employee holding simultaneously two or more posts in foreign service should be fixed as far as possible in accordance with the provisions of the rules contained in Chapter-V of Gujarat Civil Services (Pay) Rules, 2002 read with rules-38 and 39 of these rules.
- 64. Pay in foreign service not to be taken into account while fixing pay on appointment in Government service :** A Government employee on his return from foreign service, if appointed to officiate in a post in

Government service, will draw pay calculated on the pay of the post in Government service on which he holds a lien or would hold a lien had his lien not been suspended and that of the post in which he officiates. His pay in foreign service will not be taken into account in fixing his pay.

- 65. Recoveries of cost of establishment to be made from those for whose benefit or at whose request posts are created :** When an addition is made to a regular establishment on the condition that its cost or a definite portion of its cost, shall be recovered from the persons for whose benefit, the additional establishment is created, recoveries shall be made as follows :-

- (a) The amount to be recovered shall be the gross sanctioned cost of the service or of the portion of the service, as the case may be, and shall not vary with the actual expenditure of any month.
- (b) In the case of additions made to the establishment the procedure prescribed in rule 4 in **Appendix-V** should be followed.
- (c) Government may reduce or remit the amount of recoveries.

**Note 1 :** The term 'gross sanctioned cost of the service' used in clause (a) means the average cost of the establishment in the absence of any specific orders to the contrary.

**Note 2 :** The recoveries on account of pension contribution should not be effected in the case of temporary establishments entertained under this rule when the persons have not been transferred from Government service but are outsiders temporarily appointed. Cases in which the temporary service eventually becomes pensionable should be met by recovering contributions in arrears under proper authority.

**Note 3 :** The words "its cost" in line 2 of this rule refer to "an addition" in line 1 of this rule. The underlying intention of the rule is to cover the cost of the additional establishments sanctioned. Contributions for leave salary and pension leviable under Clause (b) of this rule should, therefore, be based on the rates of pay, old or revised or both as the case may be, on which that establishment is actually sanctioned.

**Note 4 :**

- (a)
  - (i) In order to work out a fixed amount for purposes of effecting recoveries under this rule house rent allowance should be calculated at the maximum rate on the average cost of the establishment and
  - (ii) Compensatory allowance and house rent allowance drawn during the period of leave should also be included for purpose of recovery under this rule.
- (b) The addition to be made to the 'Pay' element of the gross sanctioned cost of the establishment under this rule on account of dearness allowance should be worked out on the basis of rates applicable in each case.

**Note 5 :** This rule shall also apply to the cases of additional establishment created in connection with the affairs of the Union and other State Governments.

## CHAPTER - V

### SUSPENSION, DISMISSAL AND REMOVAL

- 66. Pay and allowances cease from the date of dismissal or removal :** The pay and allowances of a Government employee who is dismissed or removed from service, cease from the date of such dismissal or removal.
- 67. Grant of Leave not permissible during suspension :** Leave may not be granted to a Government employee under suspension.
- 68. Subsistence allowance and compensatory allowances during suspension :** (1) A Government employee under suspension or deemed to have been placed under suspension by an order of the appointing authority shall be entitled to the following payments namely :-

A subsistence allowance at an amount equal to the leave salary which the Government employee would have drawn if he had been on leave on half pay and, in addition dearness allowance based on such leave salary;



**Provided** that where the period of suspension exceeds six months, the authority which made or is deemed to have made the order of suspension shall be competent to vary the amount of subsistence allowance for any period subsequent to the period of first six months as follows :-

- (i) It may be increased by a suitable amount, not exceeding fifty per cent of the subsistence allowance admissible during the period of first six months, if in the opinion of the said authority, the period of suspension has been prolonged for reasons, to be recorded in writing, not directly attributable to the Government employee;
- (ii) It may be reduced by a suitable amount, not exceeding fifty per cent of the subsistence allowance admissible during the period of the first six months, if, in the opinion of the said authority, the period of suspension has been prolonged due to reasons, to be recorded in writing, directly attributable to the Government employee;

**Instruction :** The subsistence allowance as specified in clause (a) of sub-rule (1) of these rule shall be paid at an increased rate so as to be equal to one and a half times the original subsistence allowance after the first six months in case the prolongation of suspension is not due to the Government Employee's non-cooperation with investigation etc., as envisaged in clause (i) of the proviso to rule-68 (1) (a). Subsequently, in case the Government employee after the above increase in subsistence allowance, takes recourse to a court and obtains stay or otherwise hampers the progress of the inquiry pending against him, the subsistence allowance shall be reduced to 50% of the subsistence allowance or even to lower amounts during the periodical six monthly reviews as envisaged in clause (ii) of the proviso to clause (a) of sub-rule (1) of this rule.

- (iii) The rate of dearness allowance will be based on the increased or, as the case may be, the decreased amount of subsistence allowance admissible under sub-clauses (i) and (ii) above.
  - (iv) The Government employee shall not be entitled to the compensatory allowances unless the said authority is satisfied that the Government employee continues to meet the expenditure for which they are granted.
- (2) When a Government employee is convicted by a competent Court and sentenced to imprisonment, the subsistence allowance shall be paid at the normal rate with effect from the date of such conviction and he shall continue to draw the same till the date of his removal or dismissal or re-instatement by the competent authority.

**69. Recovery of Government dues from subsistence allowances and furnishing of non-employment certificates while under suspension :** (1) Notwithstanding anything contained in sub-rule (1) of rule 68, the authority suspending the Government employee may withhold the payment of dearness allowance or compensatory allowance or both to the Government employee under suspension and appropriate the same towards the payment of any amount which may be due to Government.

- (2) The following provisions apply to the recovery of dues from the subsistence allowance proper :-
- (a) **Compulsory deductions :** The following deductions shall be made from the subsistence allowance :-
    - (i) income tax and professional tax,
    - (ii) house rent and allied charges i.e. electricity, water, furniture etc.,
    - (iii) repayment of loans and advances taken from Government at such rates as the Head of the Department deem fit to fix;
  - (b) **Optional deductions :** The following deductions shall not be made except with the Government employee's written consent :-
    - (i) premium due on Postal Life Insurance Policies;
    - (ii) amounts due to Co-operative Stores and Co-operative Credit Societies;
    - (iii) refund of advances taken from General Provident Fund;
  - (c) **Other deductions :** The deductions of the following shall not be made from the subsistence allowance :-

- (i) Subscription to General Provident Fund;
  - (ii) Amounts due on Court attachments;
  - (iii) Recovery of loss caused to Government for which a Government employee is responsible.
- (3) There is no ban to effecting the recovery of over payment from the subsistence allowance, but the competent authority may exercise discretion to decide whether the recovery should be held wholly in abeyance during the period of suspension or it should be effected at full or reduced rate which ordinarily not exceeding one third of the amount of the subsistence allowance only i.e. excluding dearness allowance and other compensatory allowances.
- (4) No payment under sub-rule (1) of rule-68 (1) shall be made unless the Government employee furnishes a certificate to the following effect before payment is made every month :-  
 "I certify that I did not accept any private employment or engage myself in any trade or business during the period in question".  
 If the authority has any reasons to doubt this certificate; it may ask the Police Authorities to verify the certificate and if the Government employee is found to have given a false certificate, that shall be construed as an act of misconduct and shall make an additional charge against him.
- (5) Policemen occupying rent-free quarters in Police lines or living in quarters the rent of which is paid by Government may be permitted to occupy such quarters during the period of suspension just as they did while on duty.
- (6) The Compensatory Local Allowance and House Rent Allowance sanctioned at the discretion of the suspending authority under the proviso to sub-rule (1) of rule-68, can be drawn only if the Government employee under suspension certifies that he or his family or both resided for the period for which the allowance is claimed at the station where he was on duty at the time of suspension.
- (7) Government employees other than those referred to in sub-rule (5) occupying rent free quarters prior to being placed under suspension, may, at the discretion of the suspending authority, be allowed to occupy them to such extent and subject to such conditions as the authority suspending the Government employee may direct.

**70. Regularisation of pay and allowances and the period of absence from duty where dismissal, removal or suspension is set aside as a result of appeal or review and such Government employee is re-instated :** (1) When a Government employee who has been dismissed, removed or suspended is reinstated, the authority competent to make order of re-instatement shall consider and make a specific order :-

- (a) regarding the pay and allowances to be paid to the Government employee for the period of his absence from duty; and
  - (b) whether or not the said period shall be treated as a period spent on duty.
- (2) Where the authority mentioned in sub-rule (1) is of opinion that the Government employee has been fully exonerated or in the case of suspension that it was wholly unjustified; the Government employee shall be given the full pay and allowances to which he would have been entitled had he not been dismissed, removed or suspended as the case may be.
- (3) In other case, the Government employee shall be given proportion of such pay and allowances as the competent authority may prescribe :
- Provided** that the payment of allowances under sub-rule (2) or (3) shall be subject to all other conditions under which such allowances are admissible.
- (4) In case falling under sub-rule (2) the period of absence from duty shall be treated as a period spent on duty for all purposes.
- (5) In case falling under sub-rule (3) the period of absence from duty shall not be treated as a period spent on duty unless the competent authority specifically directs that it shall be so treated for any specified purpose.

**Instruction :** Payment of pay and/or allowances under this rule should be withheld for any period during which the Government employee has accepted private employment or engaged in trade or

business. A certificate as prescribed in sub-rule (4) of rule-69 shall be obtained from him before payment is made.

- (6) In deciding whether any pay and allowance should be granted under this rule to Government employees in temporary employment, the period for which the temporary appointment has been sanctioned shall be taken into consideration.
- (7) When an appointment made in consequence of a vacancy caused due to the removal or dismissal of a Government employee is cancelled in order to provide for the reinstatement of the removed or dismissed Government employee, the cancellation shall not affect retrospectively to the said appointment, and for all purposes, the cancelled appointment shall be held to have been in force upto the date of its cancellation.

**71. Conversion of suspension period into leave on reinstatement :** (1) The authority competent to order the reinstatement may convert a period of absence from duty from the date of suspension, dismissal or removal, as the case may be, till the date of reinstatement into one of leave admissible under the rule. The period of such absence may not, however, be converted into leave without pay, except in accordance with the conditions in relevant provisions contained in Gujarat Civil Services (Leave) Rules, 2002. Subsistence allowance paid under this rule should be adjusted or recovered from the Government employee when the period of suspension is converted into leave with or without pay.

- (2) The conversion of only a part of the period of suspension as leave is not permissible. If a competent authority decides to convert a period spent under suspension into one of leave, the entire period of suspension shall be converted into leave admissible under the rule.
- (3) Before making adjustment in regard to the payment of allowance such as compensatory and house rent allowances, a certificate to the effect that he or his family or both resided during the suspension period for which the allowance is claimed at any of the stations in which he will be entitled to the similar allowance should be obtained from the Government employee concerned unless they have previously been allowed compensatory local allowance or House Rent Allowance under the proviso to sub-rule (1) of rule-68 of these rules. The certificate to the effect that he would return to the station or post from which he proceeded on leave should be dispensed with in such cases.
- (4) The order of the competent authority regarding the treatment of the period of absence from duty under this rule is absolute and no higher sanction would be necessary for the grant of extraordinary leave in excess of three months in so far as temporary Government employees are concerned.
- (5) When a Government employee is reduced as a measure of penalty to a lower post or grade and is subsequently reinstated and the reduction is found to be wholly unjustified or where he is wrongfully reverted to lower post otherwise than as a result of department proceedings and is subsequently reinstated to his original post with effect from the date of reversion, he should be given in respect of the period for which he was reduced the difference between the pay or leave salary or both and allowances already drawn and those to which he would have been entitled had he not been reduced.

**72. Payment of subsistence allowance to a Government employee arrested or detained under any law :**

(1) A Government employee against whom proceedings have been taken either for his arrest for debt, or on a criminal charge, or who is detained under any law providing for preventive detention shall be considered under suspension for any period, during which he is detained in custody or is undergoing imprisonment, and not allowed to draw any pay and allowance (other than any subsistence allowance that may be granted in accordance with the provisions of rule-68) for such period until the termination of the proceedings taken against him, or until he is released from detention and allowed to rejoin duty as the case may be. An adjustment of his allowances for such period shall thereafter be made according to the circumstances of the case, the full amount being given only in the event of the officer being acquitted of charge/s or (if the proceedings taken against him were for his arrest for debt) of its being proved that the liability arose from circumstances beyond his control or the detention being held by competent authority to be unjustified.

- (2) A Government employee against whom a criminal charge or proceeding for arrest for debt is pending shall also be placed under suspension by a specific order to this effect during period when he is not actually detained in custody or imprisoned (e.g. whilst released on bail) if the charge made or



proceeding taken against him is connected with his position as Government employee or is likely to embarrass him in the discharge of his duties as such or involves moral turpitude. In regard to his pay and allowances the provisions of sub-rule-1 above shall apply.

73. **Adjustment of subsistence allowance against final payment :** The amount of subsistence allowance, if any, already drawn shall be deducted from the pay and allowances or proportion of them which may be granted under rule-70, 71 or 72 as the case may be.
74. **Filling of vacant posts substantively due to reduction, removal or dismissal after one year :** Posts vacated by Government employee reduced, removed, dismissed or compulsorily retired from service shall not be filled in substantively till after the expiry of one year from the date of such reduction, removal, dismissal or compulsory retirement, or till the final disposal of any appeal, revision application, legal proceedings or notice of suit, if filed by the Government employee concerned, whichever is later.
75. **Grant of pay and allowances on reinstatement does not cancel officiating arrangements :** The grant of pay and allowances or a proportion of them under rule 70, 71, or 72 does not cancel any acting arrangements that may have been in force during the period of a Government employee's suspension, removal, dismissal or reduction.

**Note :** In cases where a Government employee is re-instated when the order of dismissal or removal is set aside for the reason that it was passed by an authority not competent to pass such an order or was passed without giving a reasonable opportunity to show cause in respect of such order, will also be covered by this rule.

## CHAPTER - VI DEPUTATION OUT OF INDIA

76. **Deputation out of India not permissible if purpose is served by grant of study leave :** A Government employee shall not be placed on deputation outside India when the requirement of the case is to be met sufficiently by the grant of study leave.
77. **Admissibility of pay and compensatory allowance during deputation out of India :** Subject to the provisions of rule-85 no Government employee may be deputed on duty outside India without the specific sanction of Government. When with proper sanction, a Government employee is temporarily deputed for duty out of India either in connection with the post held by him in India or in connection with any special duty on which he may temporarily be placed, he shall receive -
- (a) from the date of embarkation to the date of disembarkation, the same pay which he would have drawn had he remained on duty in India;
  - (b) compensatory allowance in the foreign country in accordance with such special or general orders as Government may prescribe from time to time.
78. **Persons placed on deputation while on leave abroad :** A Government employee placed on deputation whilst on leave out of India may, at his option, elect one of the following alternatives :-
- (a) he may continue to consume leave in which case he may be granted an honorarium equal to one-sixth of his Indian pay during the period of deputation, or
  - (b) he may interrupt his period of leave and take the remainder of the leave granted to him on the expiry of his period of deputation.
- In both the cases he shall be eligible for the daily allowance specified in rule 7 of Appendix-VI during the period of deputation if he can show that he is put to extra expenses in the matter of accommodation by reason of being placed on duty. He shall also draw the Travelling allowance admissible under rule 5 of Appendix V in respect of the necessary journeys on duty, but he shall not be eligible for return passage of India under rule-6 of that Appendix.
79. **Computation of period of deputation out of India :** The period of deputation shall run from the date on which the Government employee makes over the charge of his office in India to the date on which he resumes it. However, if the Government employee is on leave out of India at the time he is placed on deputation, the period of the deputation shall be the time actually spent on duty.



80. **Foreign exchange equivalent of remuneration to be calculated as per the rates fixed by Government of India :** The foreign exchange equivalent of the pay, honorarium or compensatory allowance admissible under clause (a) or clause (b) of rule 77 shall be calculated at such rate of exchange as the Government of India may have prescribed in the case of Government employees under its control.
81. **Pay to be determined for leave salary and pensionable pay by the appropriate authority while on deputation out of India :** In the expression "pay which he would have drawn if he had remained on duty in India" occurring in clause (a), of rule 77 the term 'pay' should be interpreted literally with reference to rule 9(52) and the pay which a Government employee would have drawn if on duty in India should be determined for this purpose by the appropriate authority in India. In the case of a Government employees who are not deputed out of India for special items of works but are placed on continuous service with commissions and committees whose function require work both in and out of India, the expression should be interpreted as having reference to the pay which they would have drawn in India had they continued on duty with the commission or committee there.
82. **Drawal of portion of pay in foreign currency :** The portion of the pay which a Government employee may be permitted to draw in foreign currency while on deputation abroad shall be determined in accordance with the orders issued in this regard from time to time by the Government.
83. **Travelling allowance during deputation abroad :** Rules regulating the grant of travelling allowance while on deputation abroad shall be in accordance with the provisions in Appendix-VI.
84. **Terms and conditions of deputation when Government employees are sponsored for training abroad under various training Scheme :** When a Government employee is sponsored by the various Departments of Government for training abroad under the various training schemes of the United Nations, the Colombo Plan, the point Four Program etc., and the scheme operated through non-official channels (Rock Feller Foundation, Ford Foundation, etc.), the Sponsoring Department should ensure fulfillment of the terms and conditions set out in Appendix-VII.
85. **Deputation out of India by order of Director-General of Police or Commissioner of Police or Director of Health and Medical and Medical Education and Research Services :** (1) The Director General of Police and the Commissioner of Police, may depute a Police Officer of and below the rank of Inspector to any country outside India to accompany or take charge of Criminals or on any other business which is part of his duty as Police Officer.
- (2) The Director of Health and Medical and Medical Education and Research Services may depute Mental Hospital Overseers and attendants to take charge of or to accompany patients proceeding to any country outside India.

## CHAPTER - VI

### REPEAL AND SAVINGS

86. **Repeal and Savings :** The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to Joining Time, Foreign Service, Deputation out of India, Payment during Suspension, Dismissal and Removal are hereby repealed:
- Provided that such repeal shall not affect the previous operation of the rules so repealed or anything done or any action taken there under.**

**By order and in the name of the Governor of Gujarat**

**S. G. MANKAD,**

**Principal Secretary to Government.**

**APPENDIX - I****[See Rule - 7 & 8]**

***Authorities to whom powers under the Gujarat Civil Services  
(Joining Time, Foreign Service, etc.,) Rules, 2002 have been delegated***

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
1.	9(23)(e)	Powers to regularise the period of compulsory waiting to 'duty'.	Administrative Departments	Upto a period of fifteen days	Upto a period of fifteen days	Upto a period of fifteen days
2.	9(34)	Declaring an officer as Head of Department.	Administrative Departments	Full powers subject to observation of the following conditions: 1. The officer should be the Head of an identifiable organisation 2. The minimum of the pay scale of the officer should not be less than that of the Deputy Secretary to Government. 3. These powers should be exercised only by the Secretary of the Administrative Department.		
3.	9(52)	To make officiating appointment for a period not exceeding two months.	All Gazetted Heads of Offices.	Government employees holding Class III posts under their control.	Appointments should be made from the approved list of candidates if there be any and all appointment should be reported immediately to the appointing authority.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya (2) All Heads of Departments (3) Appointing Authority	Full powers - do - - do -	In respect of Heads of Department  In respect of all class one and two officers excluding Heads of Department  In respect of all class three and four Government employees	
8.	27	Power grant a longer period of joining time than is admissible under the rules beyond thirty days	Heads of Departments	Full powers	In the case of all Governments employees other than Members of the All India Services under their control.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
9.	36(2)	Power to transfer to foreign service within state.	Heads of Departments	Full powers	<p>1. In respect of Government employee whose appointments are within the competence of officers subordinate to Heads of Departments or of themselves.</p> <p>2. All the cases of deputation and the terms and conditions of deputation for the first year and the extension of deputation period thereafter shall be decided by the administrative departments with the consultation of General Administrative Department and Finance Department</p>	
10.	54	Power to receive notice of reversion from foreign service or to recall a Government employee from foreign service.	Heads of Departments	Full powers	In the case of Government employee transferred to foreign service under the powers delegated to them under sub-rule (2) of rule-36.	

**APPENDIX - II****[See Rule - 9 (34)]**

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

- 1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT :**
- 1.1 Secretary to Government.
  - 1.2 Director of Agriculture.
  - 1.3 Director of Animal Husbandry.
  - 1.4 Director of Sugar
  - 1.5 Director of Co-operative Societies.
  - 1.6 President, Gujarat State Co-operative Tribunal.
  - 1.7 Director of Horticulture.
- 2.0 EDUCATION DEPARTMENT :**
- 2.1 Secretary (Education) to Government.
  - 2.2 Secretary (Technical and Higher Education)
  - 2.3 Commissioner of Higher Education
  - 2.4 Commissioner of Mid-day-Meals and Schools)
  - 2.5 Director of Primary Education
  - 2.6 Director of Technical Education
  - 2.7 Director of N.C.C.
  - 2.8 Director of State Project Gujarat Primary Education Council
  - 2.9 Director of Gujarat Council Education Research & Training
  - 2.10 Director of Literacy and Continuing Education
  - 2.11 Chairman, Gujarat Secondary Education on Board
  - 2.12 Gujarat Primary Education Tribunal, Ahmedabad
  - 2.13 Director Gujarat Education Technology Bhavan
  - 2.14 Chairman, Gujarat State Examination Board
  - 2.15 Director of State Project
  - 2.16 Chairman, Technical Examination Board
- 3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**
- 3.1 Secretary to Government.
  - 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
  - 3.3 Secretary, Gujarat Electricity Regulatory Commission.
  - 3.4 Director of Petroleum.
- 4.0 FINANCE DEPARTMENT :**
- 4.1 Secretary to Government.
  - 4.2 Director of Accounts and Treasuries
  - 4.3 Commissioner of Sales Tax.
  - 4.4 President, Gujarat Sales Tax Tribunal
  - 4.5 Director of Insurance.
  - 4.6 Director of Pension and Provident Fund.
- 5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**
- 5.1 Secretary to Government.
  - 5.2 Director of Civil Supplies.
  - 5.3 Director of Food.
  - 5.4 Food and Civil Supplies Controller.
  - 5.5 The Registrar, Consumer Disputes Redressal Commission.
  - 5.6 Controller of Weights & Measures.
- 6.0 FOREST AND ENVIRONMENT DEPARTMENT :**
- 6.1 Secretary to Government.

6.2 Principal Chief Conservator of Forests.

6.3 Conservator of Forests.

**7.0 GENERAL ADMINISTRATION DEPARTMENT :**

7.1 Secretary to Government.

7.2 Secretary to Governor.

7.3 Comptroller to the Governor

7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell

7.5 Director, Directorate of Economics & Statistics

7.6 Director of Evaluation

7.7 Secretary, Gujarat Public Service Commission

7.8 Secretary, Subordinate Staff Selection Board

7.9 Chief Editor, Gujarat District Gazetteers

7.10 Director of Languages

7.11 Commissioner of Training and Director, Sardar Patel Institute of Public Administration

7.12 Resident Commissioner, New Delhi

7.13 Secretary, Gujarat Civil Services Tribunal

7.14 Registrar, Office of Hon'ble Lokayukta

7.15 Secretary, State Election Commission

**8.0 HEALTH AND FAMILY WELFARE DEPARTMENT :**

8.1 Secretary to Government.

8.2 Commissioner of Health, Medical and Medical Education

8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education

8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education

8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education

8.6 Director of Medical Services (E.S.I. Scheme)

8.7 Director of Indian System of Medicine and Homeopathy

8.8 Commissioner of Food & Drugs Control Administration

8.9 Director of Stock Holding Central Medical Stores Organization

**9.0 HOME DEPARTMENT :**

9.1 Secretary to Government.

9.2 Director General and Inspector General of Police

9.3 Commandant General Home Guards

9.4 Additional Inspector General of Police, Police Computer Center

9.5 Inspector General of Prisons.

9.6 Director of Transport

9.7 Secretary, Gujarat Vigilance Commission

9.8 Director of Sainik Welfare

9.9 Director of civil Defence

9.10 Director of Forensic Science Laboratory

9.11 Additional Director General of Police Public Prosecution,

9.12 Commissioner and Additional Director General of Police, Prohibition & Excise

9.13 Director General of Police & Director, Anti-Corruption Bureau

**10.0 INDUSTRIES AND MINES DEPARTMENT**

10.1 Secretary to Government.

10.2 Industries Commissioner

10.3 Commissioner of Cottage Industries

10.4 Commissioner of Geology and Mining

10.5 Director of Government Printing & Stationery



- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce
- 11.0 INFORMATION AND BROADCASTING DEPARTMENT**
  - 11.1 Secretary to Government
  - 11.2 Director of Information
  - 11.3 Commissioner of Entertainment Tax
- 12.0 NARMADA AND WATER RESOURCES DEPARTMENT :**
  - 12.1 Secretary to Government.
  - 12.2 Chief Engineers
  - 12.3 Superintending Engineers of Circles
  - 12.4 Superintending Engineers of Water Resources Investigation Circles
  - 12.5 Area Development Commissioner
  - 12.6 Additional Collectors (Irrigation)
  - 12.7 Director, Gujarat Engineering Research Institute
  - 12.8 Chief Controller of Accounts (Narmada Project)
- 13.0 LABOUR AND EMPLOYMENT DEPARTMENT :**
  - 13.1 Secretary to Government.
  - 13.2 Commissioner of Labour
  - 13.3 Commissioner of Rural Labour
  - 13.4 Director of Employment and Training
  - 13.5 Registrar, Industrial Court and Wage Boards
  - 13.6 Registrar of Labour Court
- 14.0 LEGAL DEPARTMENT :**
  - 14.1 Secretary to Government.
  - 14.2 Advocate General
  - 14.3 Charity Commissioner
  - 14.4 Chief Judge of Court of Small Causes
  - 14.5 Chief Magistrate for the City of Ahmedabad
  - 14.6 District and Session Judges
  - 14.7 Official Trustee and Administrator General
  - 14.8 Principal Judge, City Civil and Sessions Court
  - 14.9 Registrar, Gujarat High Court
  - 14.10 Member Secretary, Gujarat State Legal Services Authority.
  - 14.11 Principal Judge, Family Court
  - 14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court Fees)
  - 14.13 Registrar, Gujarat Public Works Contract Disputes Arbitration Tribunal.
- 15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :**
  - 15.1 Secretary to Government.
  - 15.2 Development Commissioner
  - 15.3 The Gram Vikas Commissioner
  - 15.4 The Gujarat Panchayat Service Selection Board
  - 15.5 Director of State Institute of Rural Development and Panchayati Raj
  - 15.6 Commissioner of Rural Development
- 16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**
  - 16.1 Secretary to Government.

**17.0 PORTS AND FISHERIES DEPARTMENT :**

- 17.1 Secretary to Government.
- 17.2 Commissioner of Fisheries

**18.0 REVENUE DEPARTMENT :**

- 18.1 Secretary to Government.
- 18.2 District Collectors
- 18.3 Commissioner of Land Reforms
- 18.4 President, Gujarat Revenue Tribunal
- 18.5 Director of Relief
- 18.6 Secretary (Appeals)
- 18.7 Settlement Commissioner and Director of Land Records
- 18.8 Superintendent of Stamps
- 18.9 Inspector General of Registration

**19.0 ROADS AND BUILDINGS DEPARTMENT :**

- 19.1 Secretary to Government
- 19.2 Chief Engineer
- 19.3 Chief Architectural and Town Planner
- 19.4 (C.E. & S.P.) Director Staff Training College
- 19.5 Controllor of Accommodation
- 19.6 Director of Parks and Gardens
- 19.7 Superintending Engineers of Circles

**20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**

- 20.1 Secretary to Government.
- 20.2 Director of Social Defence
- 20.3 Director of Scheduled Caste Welfare
- 20.4 Director of Developing Caste welfer
- 20.5 Commissioner of Disability

**21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**

- 21.1 Secretary to Government.
- 21.2 Chief Town Planner
- 21.3 Director of Municipalities

**22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**

- 22.1 Secretary to Government.
- 22.2 Commissioner of Youth Services and Cultural Activities
- 22.3 Director of Museums
- 22.4 Director of Archaeology
- 22.5 Director of Archieves
- 22.6 Director of Library
- 22.7 Director General, Sports Authority of Gujarat.

**23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**

- 23.1 Secretary to Government.
- 23.2 Commissioner Women & Child Development

**24.0 SCIENCE AND TECHNOLOGY DEPARATMENT :**

- 24.1 Secretary to Government.

**25.0 GUJARAT LEGISLATURE SECRETARIATE :**

- 25.1 Secretary to Gujarat Legislature Secretariat

## APPENDIX - III

[See sub-rule (4) of Rule - 40]

*Standard terms and conditions of deputation  
of Government employees to foreign service*

1. The period of deputation of Shri \_\_\_\_\_ shall be for one year from the date of relief.
2. Shri \_\_\_\_\_ shall draw his pay in the pay scale of his own grade that he would have drawn while on duty in the department, had he not been sent on deputation. The pay referred to here will be the pay as defined under the Gujarat Civil Services (Pay) Rules, 2002.
- 3.\* He shall not be entitled to draw any deputation allowance. He shall be entitled to draw deputation allowance as under: (To be filled in as per orders in force at the time deputing a Government employee).
4. In case of promotion in the parent department during deputation, he shall be allowed to get the pay fixed in accordance with the relevant provision in the Gujarat Civil Services (Pay) Rules, 2002.
5. He shall be allowed to draw the special pay or personal pay that he would have drawn while on duty in parent department had he not been sent on deputation.
6. He shall not be entitled to opt for the pay scale of the post of deputation.
7. He shall be entitled to dearness allowance during the period of his deputation which he would have drawn, had he not been sent on deputation.
8. He shall be entitled to receive compensatory local allowance and House Rent Allowance admissible at the place of duty while on deputation in accordance with the rules of the State Government or as per rules of the other Government/Companies/Corporation etc. at his option.
9. He shall be entitled to get travelling allowance and joining time pay on Joining the post on deputation as well as on reversion to State Government under the rules of the State Government or as per rules of the other Government/Companies/Corporation etc.
10. During the period of deputation he shall be entitled to get travelling allowance at his option under the rules of the State Government or as per rules of the other Governments/Companies/Corporations etc.
11. During the period of deputation he shall continue to be governed by the leave, pension, and Provident Fund rules of the State Governments as applicable to him from time to time.
12. Leave and pension Contribution will be paid by the other Governments/Companies/Corporations etc. to the State Government in accordance with the provision of Gujarat Civil Services (Joining Time, Foreign Service, Deputation out of India, Payment during Suspension, Dismissal and Removal) Rules, 2002, in consultation with the Audit Officer.
13. He shall be entitled to the leave travel concessions under the scheme of the State Government or as per the rules of other Governments/Companies/Corporations etc. at his option. The liability of such concessions during the deputation period shall be borne by the other Governments/Companies/Corporations etc.
14. He shall be entitled to Medical facilities according to Government rules or at his option as per rules of other Government/Companies/Corporations etc. The liability in this behalf shall be borne by the other Governments/Companies/Corporations etc.
15. If unfurnished residential accommodation is provided by the other Government/Companies/Corporations etc. he shall have to pay the rent to the other Governments/Companies/Corporations etc. at the rate of 10% of his monthly emoluments or the standard rent whichever is less. In case, Government accommodation is allotted to him, the difference between 10% of pay and the economic rent that may be fixed for the accommodation allotted to him under the orders issued by the Government in Roads and Buildings Department should be borne by the other Governments/Companies/Corporations etc.
16. In case Government accommodation is allotted to him at Gandhinagar, he shall have to pay rent to the foreign employer as per orders issued by Government from time to time. The difference between the rent so fixed and economic rent which may be fixed under the orders issued by the Government in Roads and Buildings Department for the accommodation that may be allotted to him shall be borne by the foreign employer.
17. The whole expenditure in respect of any compensatory allowance for the period of leave taken by him on foreign service while in or at the end of the foreign service shall be borne by the other Governments/Companies/Corporations etc.
18. Other Governments/Companies/Corporations etc. shall not promote him to higher post/grade/pay scale etc. or grant new or increased allowance without the prior consent of the State Government.

19. The deputation will commence from the date he is relieved by the State Government. Duration of deputation will be counted from the date of relieve from the post under the State Government and upto the date he takes over the charge of his post under the State Government.
20. Other Governments/Companies/Corporations etc. will be responsible for the payment of any gratuity or pension that may be admissible under the rules of the State Government because of any injury sustained by him or his death occurred as a result of an injury sustained during the period of deputation.
21. Other Governments/Companies/Corporations etc. shall be liable to pay leave emoluments in respect of any disability incurred in and through deputation period under the other Governments/Companies/Corporations etc. even if such injury/disability manifest itself after the termination of deputation period under the other Government/Companies/Corporations etc.
22. He shall be allowed to draw conveyance allowance or any other allowance for maintenance of car or any other vehicles etc. as per rules of the State Government or as per rules of the other Governments/Companies/Corporations etc. at his option.
23. He shall be allowed to draw bonus/ex-gratia payment/in lieu of bonus that may be declared by the Companies/Corporations concerned subject to the provisions of the Payment of Bonus Act, 1965 and the other orders issued by the Government from time to time.
24. In the matter of disciplinary action and the departmental inquiry, he will be governed by the rules and orders issued by the State Government from time to time.
25. In respect of matters relating to other conditions of service not specifically provided here, he will be governed by the rules of the State Government and other orders issued by the State Government as may be in force from time to time.
26. During the period of deputation he shall continue to be governed by the State Government Employees' Insurance Scheme applicable to him.
27. While deputing him in the District of his home town the borrowing authority must follow the orders and instructions issued by the Government from time to time as regards posting of Government employees in their home town/district.

\* Strike out if not applicable.

#### APPENDIX - IV

[See Note below Rule-40]

#### *Guidelines for transfer of Government employees to foreign service*

The following are the guidelines which should be observed by the authorities competent to transfer a Government employee to foreign service and by the foreign employer.

##### 1. Procedure for sending the names to the borrowing authority.

Whenever a request is received from an authority a panel of three to four employees with their confidential records shall be forwarded to the borrowing authority and the choice may be left to it. Names of those Government employees who are willing should be included in the panel of deputation to a body which is not wholly or substantially owned or controlled by the Government of Gujarat. It is not necessary to ascertain the willingness of Government employees concerned before taking a decision in regard to deputation to another Government or body which is wholly or substantially owned or controlled by the Government of Gujarat.

##### 2. Period of deputation.

- (1) The tenure of deputation shall initially be for a period of one year which may be extended by a period of another one year in spells not exceeding the maximum period of four years.
- (2) All the cases of deputation, the terms and conditions of deputation for the first year and extension thereof after words shall be decided by the Administrative Departments in consultation with the General Administrative Department and Finance Department.
- (3) The maximum period for which the Government employee is permitted to be on deputation in foreign service shall be four years. Extension beyond this period shall required specific approval of the General Administrative Department and the Chief Minister in case of Class I Officers and in respect of other cases prior approval of the General Administrative Department at the Secretary's level shall be obtained.
- (4) Deputation allowance shall be allowed for such extension as per order issued by Government from time to time.



- (5) The proposal for extension of deputation shall be made well in advance atleast two months before the expiry of the deputation period.
- (6) If a Government employee is sent on deputation direct from one organisation to another, the total period of deputation under both the organisation shall be taken into account for the purpose of computing the time limit of four years. Thus the total period spent by a Government employee outside his cadre on deputation continuously shall be taken into account.
3. The proposal for grant of extension of deputation period shall be made along with the information in the following checklist.

**CHECK LIST IN RESPECT OF CONTINUANCE OF  
OFFICERS ON DEPUTATION**

1. Name of officer with present  
Designation of the post of  
deputation & Special Pay, if any.
2. Designation of the post in parent department
3. Original date from which continuously on  
present deputation.
4. The date of expiry of current deputation.
5. Whether deputation is in continuation of any  
other previous deputation.
6. If so, state the period of previous deputation.
7. State grounds of previous extension
8. Whether proposed further continuance is
  - (a) Normal, (i.e. upto two years)
  - or
  - (b) Special (between two-four years)
  - or
  - (c) Under exceptional circumstances  
(beyond four years)
9. The reasons
  - (a) Further extension upto two years.
  - (b) Special reasons i.e. upto four years.
  - (c) If proposed for extension beyond four years  
exceptional circumstances to be specified.
10. Special Remarks:
4. **Rate of deputation allowance.**
  - (i) The State Government employee when deputed only in public interest shall be paid the deputation allowance. In other cases the State Government employees who may go on deputation on their own request may not be paid deputation allowance.
  - (ii) An employee shall be granted deputation allowance as per orders in force at the time of deputing him.
  - (iii) When the activity of any Government Department is transferred to Board/Corporations and the Government employees are transferred or deputed to such Board/Corporation, they shall not be entitled to deputation allowance.

**5. Leave**

The foreign employer will maintain a leave account of the Government employee concerned. An extract of the leave account may be supplied to him by the Audit Officer in the case of Gazetted Officers, and by the Head of the Office in the case of non-gazetted Government employees. The foreign employer will determine the leave admissible to the Government employee concerned and sanction it under intimation to the Audit Officer in the case of gazetted officers and to the Head of the Office in the case of Non-Gazetted Government employees, as the case may be. The foreign employer will then make payment of the leave salary to the officer concerned. Thereafter, he may claim half yearly reimbursement of leave salary so paid from the Audit Officer/Head of the Office, as the case may be. For this purpose, he may send his claim duly supported with details of the officials on foreign service, nature and period of leave sanctioned and enjoyed, rate of leave salary and amount of leave salary paid to the Audit Officer in

the case of Gazetted Officers and to the Head of the Parent Department in the case of Non-Gazetted Government employees. The half yearly reimbursement may be in respect of the period from 1st April to 30th September and 1st October to 31st March. The Audit Officer or the Head of the Department should verify the claims preferred by the foreign employer and arrange to reimburse the amount through Bank Draft within a month of the receipt of the claim.

#### 6. Leave salary and pension contributions

The foreign employer shall follow the following instructions to ensure prompt payment and due crediting of the contributions :-

- i) One demand draft of the total amount due on account of pension and leave salary contributions should be drawn.
- ii) The draft should be made payable to the Accountant General, Gujarat, Ahmedabad.
- iii) The draft should be crossed.
- iv) The draft should be sent under a covering letter wherein the following details should be indicated :-
  - (a) Name/s of the person/s in whose respect contributions are paid;
  - (b) Period to which the contributions pertain;
  - (c) Split up of the amount

(i) Leave salary contribution.....

(ii) Pension contribution.....

Total

Rs.

Rs.

- v) It is not necessary to send separate drafts if there are more than one Government employee on deputation to one and the same foreign authority. The purpose can be served by issuing only one demand draft. However, the details of the amount sent should be given in a covering letter as stated in Clause (iv) above.

7. It shall be incumbent upon the foreign employer to consult the parent department if it is proposed to absorb the Government employee under the Public Sector Undertaking, Autonomous body or a Local Authority. Neither the Government employee nor the foreign employer shall have any right of property in the contributions paid towards pension, Leave salary etc. to the Government and no claims for refund will be entertained.

8. The pensionary benefits as provided in the relevant rules of the State Government on the subject will be admissible to only permanent Government employees who while on deputation are absorbed in the public interest in service of a public sector undertaking, Autonomous Body or a Local Authority.

#### APPENDIX - V

[See Rules-45, 48, 59 and 65]

#### *Rules regulating the recovery of leave and pension contribution in the case of Government employees in foreign service*

1. Contribution on account of pension and leave should be calculated according to the rates laid down in para-6.

**Note:** The liability of a borrowing organisation/Government to pay contributions to the lending Government] will cease when a Government employee is permanently transferred to the former.

2. (a) The term "active foreign service" used in rule-6 of these Appendix includes the period of joining time, which may be allowed to a Government employee both on the occasion of his proceeding to and reverting from foreign service and contributions are accordingly leviable in respect of such periods.

**Note 1:** The recovery of leave salary contribution in respect of joining time taken under sub-rule (2) of rule-10 of Chapter-III while proceeding to foreign service, should be based on the pay that the Government employee would draw on the assumption of office in foreign service.

**Note 2:** The leave-salary contribution for the period of joining time taken by a Government employee in continuation of leave under sub-rule (2) of rule-10 of Chapter-III before reversion from foreign service should be calculated on the pay he was getting immediately before he proceeded on leave.

- (b) "Length of Service" means the continuous service of the Government employee concerned.

**Note:** In the case of judicial officers who are allowed in addition to their service counting for superannuation pension, an additional period of service as admissible under the rules should be added to their length of service for determining the rate of pension contribution.

3. Pension contributions should be recovered from the foreign employer on behalf of temporary Government employees transferred to foreign service, as in the case of permanent Government employees at the rates laid down in para-6.

4. For the purpose of sub-rule (b) of rule-65 of Chapter-IV, the following procedure should be followed :-
- (a) As regards contribution for pension in the case of members of Class I and II Services, the amount to be recovered as contribution should be the average of the rates prescribed in the second, third and fourth columns of the table in rule-6 of this Appendix. In the case of members of Class III and Class IV services a fraction of the total maximum monthly pay of all the sanctioned posts equal to the average of the percentage laid down in columns-5 and 6 respectively of the table under sub-para (1) of para-6 should be levied as contribution.
- (b) As regards contributions for leave-salary, recoveries should be made at the rate of 11 per cent on the average cost of the time scales of pay of all the posts concerned.
5. A Government employee who is a subscriber to the contributory Provident Fund and who is transferred to foreign service shall pay monthly subscriptions calculated on the rate of pay drawn in foreign service. The foreign employer or the Government employee himself according to the arrangement made under rule 44 of Chapter IV shall pay, in addition for the period of active foreign service, at such times as Government may prescribe in each case, a contribution determined by the formula  $X + XY$ , where X equals the amounts which would have been credited monthly to the subscriber's account in the Provident Fund, had he not proceeded on foreign service, the rate of pay drawn by him, in foreign service, being regarded as his "emoluments" for this purpose and Y equals the fraction which the amount recoverable as leave-salary contribution bears to pay drawn in foreign service.

6.(1) Rates of monthly contribution for pensionary benefits payable during active foreign service in respect of-

Percentage of maximum monthly pay				
Length of service	Class-I Officers	Class-II Officers	Class-III Government employees	Class-IV Government employees
1	2	3	4	5
0-1 Years	4%	4%	5%	7%
1-2 Years	4%	5%	5%	7%
2-3 Years	5%	5%	6%	8%
3-4 Years	5%	5%	6%	8%
4-5 Years	5%	6%	6%	8%
5-6 Years	6%	6%	7%	8%
6-7 Years	6%	6%	7%	8%

Percentage of maximum monthly pay				
Length of service	Class-I Officers	Class-II Officers	Class-III Government employees	Class-IV Government employees
1	2	3	4	5
7-8 Years	7%	7%	7%	8%
8-9 Years	7%	7%	8%	8%
9-10 Years	7%	7%	8%	8%
10-11 Years	8%	8%	8%	8%
11-12 Years	8%	8%	8%	9%
12-13 Years	9%	8%	9%	9%
13-14 Years	9%	8%	9%	9%
14-15 Years	9%	9%	9%	9%
15-16 Years	10%	9%	10%	9%
16-17 Years	10%	9%	10%	9%
17-18 Years	11%	10%	10%	9%
18-19 Years	11%	10%	10%	9%
19-20 Years	11%	10%	11%	9%
20-21 Years	12%	11%	11%	9%
21-22 Years	12%	11%	11%	10%



22-23 Years	13%	11%	12%	10%
23-24 Years	13%	11%	12%	10%
24-25 Years	13%	11%	12%	10%
25-26 Years	13%	11%	12%	10%
26-27 Years	13%	11%	12%	10%
27-28 Years	13%	11%	12%	10%
28-29 Years	13%	11%	12%	10%

(2) Rates of monthly contribution for leave-salary payable during active foreign service will be eleven per cent of pay drawn in foreign service.

#### APPENDIX - VI

[See Rules-78 and 83]

#### *Rules regulating the grant of travelling allowances and passages during periods of deputation outside India*

- The following rules do not apply to cases governed by special rules such as the Study Leave rules.
- For free return passages by sea the class of sea passage to be granted to Government employees deputed on duty outside India may be as decided by Government.
- A Government employee who has been authorised to travel by air and who actually performs the journey by air when deputed on duty outside India will be paid travelling allowance as follows :-
  - Travelling allowance as on tour for the journeys from his headquarters to the airport from where the passage has been sanctioned;
  - Free air passage in Tourist (Economy) to the airport of debarkation.
  - Travelling allowance at the rates admissible under the rules made by the High Commissioner for India in England from the port of debarkation to destination in cases of deputation to Europe or America and the actual travelling expenses in the case of deputations to other countries;
  - Similar terms for the return journey.
- Travelling expenses when admissible and actually incurred will be granted to the following class of accommodation.

Pay Range	Entitlement
Rs. 16400 and above	AC First Class
Rs. 8000 and above but less than Rs. 16400	II AC 2-Tier Sleeper
Rs. 6500 and above but less than Rs. 8000	First Class-II AC III-Tier Sleeper/AC Chair Car *
Rs. 4100 and above but less than Rs. 6500	First Class/II AC-III Tier Sleeper/AC Chair Car *
Below Rs. 4100	Second Sleeper

\* All Government employees who are entitled to travel on tour/transfer by First Class/II AC III-Tier Sleeper/AC Chair Car may at their discretion, travel by II AC 2-Tier Sleeper where any of the trains connecting the originating and destination stations concerned by the direct shortest route do not provide these three classes of accommodation.

#### **Travel by Rajdhani Express Trains :**

Pay Range	Entitlement
Rs. 16400 and above	AC First Class
Rs. 8000 and above but less than Rs. 16400	II AC 2-Tier Sleeper
All other drawing pay below Rs. 8000	AC Chair Car *

\* Travel by AC III-Tier Sleeper will be permissible in trains in which AC Chair Car accommodation is not provided.

#### **Travel by Shatabdi Express Trains :**

Pay Range	Entitlement
Rs. 16400 and above	Executive Class
All others drawing pay below Rs. 16,400	AC Chair Car



5. The grant of a return passage to India, on the conclusion of deputation is conditional on a Government employee's return to duty forthwith on the conclusion of the period of deputation provided that this rule may be relaxed when leave is granted on medical certificate immediately on conclusion of a period of deputation.
6. Subject to the provisions of rule-8 of this Appendix, Government employee deputed on duty to any country out of India should be granted daily allowance at the rate prescribed by the Government of India for their officers of the corresponding grade on deputation to that country.
7. If a Government employee is permitted to take leave during his deputation, or to delay his embarkation at the conclusion of his deputation by taking leave, payment of daily allowance will cease the period of leave.
8. A Government employee, unless otherwise instructed, is expected to take up his headquarters at his place of work and will not be refunded the cost of journeys, other than the first and last, between his home or place or residence and headquarters.
9. Necessary incidental expenses such as taxi and cab fares, motor hire etc. may be passed by the High Commissioner, to whom powers are delegated to sanction them at his discretion. The extra cost of sleeping berths or seats in Pullman cars will not be admitted elsewhere than in America.
10. Nothing in the foregoing rules shall operate to prevent Government in such cases as it thinks fit to do so from reimbursing a Government employee on the basis of actual expenses incurred by him during a period of deputation. In cases in which it is decided to follow this procedure the decision should be made known to the Government employee concerned before he leaves India and he should be instructed that he will be expected where possible to support his claims by the production of vouchers.

#### APPENDIX - VII

[See Rule-84]

#### *Terms and conditions regarding pay, allowances, passage etc. to be granted to Government employees sent abroad for training*

1. When a Government employee is deputed by any department of the Government for training abroad under a training scheme of the United Nations, the Colombo Plan, the Point Fourth Programme or any like scheme or under any of the schemes operated through non-official channels such as Rock Fellow Foundation, Ford Foundation etc., the terms of deputation of such employee shall be regulated as follow, namely :-
  - (i) **Pay**: The entire period of the Government employee's absence from his post in India shall be treated as period of deputation on full pay which he would have drawn had he remained on duty in India, and he shall be paid his pay accordingly.
  - (ii) **Dearness Allowance**: During the first six months of his training, the Government employee concerned may be allowed to draw dearness allowance where admissible at the rate at which he would have drawn it, had he not proceeded for training abroad. No dearness allowance shall be admissible during the period of training beyond six months.
  - (iii) **Compensatory allowance**: The Government employee shall be allowed to draw compensatory allowance at the rate at which he would have drawn such allowance in India but for his proceeding for training abroad during the first six months of absence from his post in India, in accordance with such special or general orders as Government may prescribe from time to time. No compensatory allowance shall be admissible during the training period beyond six months.
  - (iv) **House rent allowance**: The Government employee shall be allowed to draw house rent allowance at the rate at which he would have drawn such allowance in India but for his proceeding for training abroad, during the entire period of training in accordance with such special or general orders as Government may prescribe from time to time. If the Government employee concerned is allowed to retain Government accommodation during the period of training abroad the rent therefore shall continue to be charged at the rate at which it would have been normally charged had he not proceeded for training.
  - (v) **Passage**: Free passage both ways by sea shall be granted to the Government employee in accordance with the scale laid down in rule 3 of Appendix-VI to these rules subject to the modification that it shall be obligatory on him to do by a P and O Steamer. A Government employee desirous of travelling by air shall obtain special previous permission of Government. The payment under this clauses shall be reduced to the extent, the United Nation Organisation or other authority sponsoring the training scheme makes any payment towards cost of passage.



(vi) **Advance:** A Government employee in receipt of a pay less than Rs. 4500 per mensem shall be entitled to an advance of two months' pay to be repaid in equal instalments not exceeding twelve. A Government employee drawing Rs. 4500 or more shall be entitled to an advance of Rs. 10000 or one month's pay whichever is more. The advance shall be recovered in monthly instalments equal to one third of the pay, the last instalment being suitably reduced, if necessary. The advance shall be subject to the following conditions, namely:-

- (a) The period of deputation shall not be less than one month.
- (b) The advance may be allowed to temporary Government employee on the condition that a surety from a permanent State Government employee for the amount in question is given before the advance is sanctioned.

2. The period of deputation of Government employee sent abroad for training shall not be longer than absolutely necessary.

3. The training of a Government employee abroad under financially aided schemes shall invariably be at the instances of the administrative department concerned. In no case shall a Government employee himself approach or negotiate direct with the foreign Government or organisation for scholarship.

4. Before sponsoring a case for training abroad it shall be ensured that the Government employee concerned possesses adequate background of the subject or field in which he would be receiving training and that his services shall be available to Government at least for a reasonable period, after the completion of his training.

5. The deputation of a Government employee for training abroad shall be subject to the following conditions namely:-

(i) In the case of a Government employee proceeding for training abroad.

- (a) Where the State Government bears the whole or part of the expenditure, or
- (b) Where the State Government allows him only the pay and allowances due to him, but he gets the benefits of Government of India Scholarship, Rockefeller Fellowship or some such award or scholarship which he secures by virtue of his being an employee of State Government -

- the Government employees shall be required to give an undertaking as specified below in Form-A appended to this Appendix before he is allowed to proceed on training abroad, namely:-

(1) Where the period of training is not more than six months, he shall undertake to serve Government for a period of not less than one year on return from training and in default he shall be liable to make good all the expenditure incurred by Government or by other agencies on his training with interest thereon at the Penal rate of interest as may be in force or as decided from time to time and also the amount of pay and allowances drawn by him during the period of training and in addition he shall also pay an amount equal to his one month's pay at the rate of pay last drawn, if the period of training is less than one month, and an amount equal to his two months' pay at such rate if the period of training is not less than one month.

(2) Where the period of training is not less than six months and not more than one year, he shall undertake to serve Government for a period of not less than three years on return from training and in default he shall be liable to make good all the expenditure incurred by Government or by other agencies on his training with interest at the penal rate of interest as may be in force from time to time and also the amount of pay and allowances drawn by him during the period of training, and in addition he shall also pay an amount equal to his three months' pay at the rate of pay last drawn.

(ii) A Government employee in whose case the State Government allows only leave salary due to him and who goes abroad for training at his own cost or with a loan or grant from private educational trust or any other private institution or person, shall be required to give an undertaking as specified below in Form-B appended to this Appendix before he is allowed to proceed on training abroad, namely:-

(1) Where the period of training is not more than a month, he shall undertake to serve Government for a period of not less than one year on return from training and in default he shall be liable to refund the amount of leave salary paid to him, and in addition he shall also pay an amount equal to his one month's pay at the rate of pay last drawn.

(2) Where the period of training is not less than one month or more than six months, he shall undertake to serve Government for a period of not less than one year on return from training and in default he shall be liable to refund the amount of leave salary paid to him, and in addition he shall also pay an amount equal to his two months' pay at the rate of pay last drawn.

- (3) Where the period of training is not less than six months or more than one year, he shall undertake to serve the Government for a period of not less than two years on return from training and in default he shall be liable to refund the amount of leave salary paid to him, and in addition he shall also pay an amount equal to his three months' pay at the rate of pay last drawn.
- (4) Where a period of training is one year or more he shall undertake to serve Government for a period of not less than three years on return from training, and in default he shall be liable to refund the amount of leave salary paid to him, and in addition he shall also pay an amount equal to his three months' pay at the rate of pay last drawn.
- (iii) In the case of a Government employee whose services are taken on loan from other Government or a quasi Government body or a local body, the lending authority shall agree to make him available to Government for service for the whole of the remaining period of his service under such other Government, quasi Government body or a local body as the case may be, or for such less period as the Government may specify.
- (iv) The Government employee shall also undertake to resume service in the same cadre in which he was working prior to going for training and on the same salary which he then draw.
- (v) The Government employee shall also give two sureties for the due performance of the terms and conditions of the undertaking given by him. If the Government employee fails to abide by the undertaking, the amount stipulated as payable by him in case of default shall be recoverable either from him or from the sureties as an arrears of land revenue. Necessary undertaking in Form-B appended to this Appendix shall also be taken from the sureties.
- (vi) The Government employee shall have completed a minimum of five years service and shall also possess adequate background of the subject or field in which he would be receiving training.
- (vii) Where a particular scheme provides for any specific conditions to be fulfilled before a person is approved for training, the same shall be followed in preference general conditions referred to above. For instance, if a scheme prescribes a maximum age limit for the trainees, the same shall be adhered to. Where, however, no specific conditions are laid down by foreign agencies or departments administering the scheme, the general conditions referred to above shall invariably be enforced before a person is sponsored for training.
- (viii) In case of a Government employees whose period of training abroad is extended, a supplementary bond and surety bond covering the cost of training during such extended period of training shall be obtained in Forms-C and D, respectively.

**FORM 'A'****[Para-5 of Appendix-VII]****Bond for Government employees proceeding abroad on deputation for training**

KNOW ALL MEN BY THESE PRESENTS THAT I \_\_\_\_\_ resident of \_\_\_\_\_ in the District of \_\_\_\_\_ at present employed as \_\_\_\_\_ in the Department/Office of \_\_\_\_\_ do hereby, bind myself and my heirs, executors and administrators to pay to the Government of Gujarat (hereinafter called "the Government") on demand the sum of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_ only) on account of my having been placed on deputation for training connected with (particulars of the nature of training) for the period from \_\_\_\_\_ to \_\_\_\_\_ at \_\_\_\_\_ (names of institution/countries) at the cost of the Government on account my having been granted study leave to enable me to undergo training at \_\_\_\_\_ at my own cost or with loan or grant from local educational trust or such financial aid of private nature, together with interest thereon from the date of demand at the rate of the equivalent of the said amount in the currency of that country converted at the official rate of exchange between that country and India dated this \_\_\_\_\_ day of \_\_\_\_\_ two thousand \_\_\_\_\_ and WHEREAS the above bounder Shri \_\_\_\_\_ is placed on deputation by Government/granted study leave by Government.

NOW THE CONDITION OF THE ABOVE WRITTEN OBLIGATION IS THAT in the event of the above bounder Shri \_\_\_\_\_ resigning or retiring from service without returning to duty after the expiry or termination of the period of training or at any time within a period of \_\_\_\_\_ after his return to duty, he shall forthwith refund to the Government or as may be directed by the Government to refund on demand the said sum of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_ only) on account of his having been placed on

deputation/having been granted study leave as aforesaid together with interest and penal interest thereon from the date of demand at the rate of Government's last open market borrowing and he shall also be liable to pay an amount equal to his \_\_\_\_\_ month's pay at the rate of pay last drawn and that the amounts payable under this Bond shall be recoverable as arrears of land revenue.

AND upon above bounder Shri \_\_\_\_\_ making such refund, the above written obligation shall be void and of no effect, otherwise it shall be and remain in full force and virtue.

The Government of Gujarat have agreed to bear the stamp duty payable on this bond.

Signed and delivered by \_\_\_\_\_

in the presence of

Witness

(1) \_\_\_\_\_

(2) \_\_\_\_\_

accepted

for and on behalf of the Governor of Gujarat.

### FORM 'B'

[Para-5 of Appendix-VII]

### Surety Bond

We, \_\_\_\_\_ hereby declare ourselves Sureties for Shri \_\_\_\_\_ (hereinafter called "the employee") and guarantee that the employee shall do and perform all that the employee has undertaken to do and perform under the Bond dated \_\_\_\_\_ executed by the employee in favour of the Governor of Gujarat (hereinafter referred to as "the Government") and in case of the employee making default therein, we hereby bind ourselves jointly and severally to pay to the Government of Gujarat, a sum of Rs. \_\_\_\_\_ or such sum as the Government shall deem to be sufficient to cover any loss or damage that Government may sustain by reason of such default, and we further agree that Government may, without prejudice of any other remedies of Government, recover from us, the said sum as an arrears of land revenue and we do hereby agree that any variation of the terms of the said Bond will not discharge us from our liabilities of our liability under this bond, our liability will be joint and several with that of the employee.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 20

Signed by the above named sureties in the presence of

(1) \_\_\_\_\_

(2) \_\_\_\_\_

### FORM 'C'

[Para-5 (viii) of Appendix-VII]

### Supplementary bond for Government employees granted extension of Deputation for Training abroad/Study leave

KNOW ALL MEN BY THESE PRESENTS THAT I \_\_\_\_\_ resident of \_\_\_\_\_ in the District of \_\_\_\_\_ at \_\_\_\_\_ present employed as \_\_\_\_\_ in the Department/Office of \_\_\_\_\_ do hereby bind myself and my heirs, executors and administrators to pay to the Governor of Gujarat (hereinafter called "the Government") on demand the sum of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_ only) together with interest and penal interest thereon from the date of demand at the rate \_\_\_\_\_ percent per annum or if payment is made in a country other than India, the equivalent of the said amount in the currency of that country converted at the official rate of exchange between that country and India.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ two thousand and \_\_\_\_\_

Whereas the above bounder Shri \_\_\_\_\_ was placed on deputation on training/ granted study leave by Government for the period from \_\_\_\_\_ to \_\_\_\_\_ in consideration of which a bond dated \_\_\_\_\_ of Rs. \_\_\_\_\_ was executed by him in favour of the Governor of Gujarat.



AND WHEREAS in respect of the above bounden the period of deputation for training connected with (particulars of the nature of training) has been extended from \_\_\_\_\_ at (names of institution/countries) at the cost of the Government/under a foreign aided scheme in terms of Government circular Memorandum, Finance Department No. DOI/1060/40158/J dated the 2nd November, 1962 the period of study leave granted to enable him to undergo training at \_\_\_\_\_ at his cost or with loan or grant from local educational trust or such financial aid of private nature has been extended from \_\_\_\_\_ to \_\_\_\_\_ AND whereas the above bounden has agreed to execute this supplementary bond with such conditions as hereunder is written.

NOW THE CONDITION OF THE ABOVE WRITTEN OBLIGATION IS THAT in the event of the above bonder Shri \_\_\_\_\_ resigning or retiring from service without returning to duty after the expiry or termination of the period of training/study leave so extended or at any time within a period of \_\_\_\_\_ after his return to duty, he shall forthwith refund to the Government or may be directed by the Government to refund on demand the said sum at the rate of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_ only) on account of his having been granted extension of the period of deputation/study leave as aforesaid together with interest and penal interest thereon from the date of demand at the rate of \_\_\_\_\_ percent per annum, and he shall also be liable to pay an amount equal to his \_\_\_\_\_ months' pay at the rate of pay last drawn and that the amount payable under this bond shall be recoverable as arrears of land revenue.

AND upon the above bounden Shri \_\_\_\_\_ making such refund the above written obligation shall be void and of no effect otherwise it shall be and remain in full force and virtue.

The Government of Gujarat have agreed to bear the stamp duty payable on this bond.

Signed and delivered by the above \_\_\_\_\_ bounder \_\_\_\_\_ in the presence of \_\_\_\_\_

Accepted

for and on behalf of the Governor of Gujarat.

#### FORM 'D'

[Para-5 (viii) of Appendix-VII]

#### SUPPLEMENTARY SURETY BOND

We, \_\_\_\_\_ hereby declare ourselves sureties for Shri \_\_\_\_\_ (hereinafter called "the employee") and guarantee that the employee shall do and perform all that the employee has undertaken to do and perform under the supplementary Bond dated \_\_\_\_\_ executed by the employee in favour of the Governor of Gujarat (hereinafter referred to as "the Government") and in case of the employee making default therein, we hereby bind ourselves jointly and severally to pay to the Government a sum of Rs. \_\_\_\_\_ or such sum as the Government shall deem to be sufficient to cover any loss or damage that the Government may sustain by reason of such default. And, we further agree that Government may, without prejudice to any other remedies of Government, recover from us the said sum as an arrears of land revenue and we do hereby agree that any variation of the terms of the said supplementary Bond will not discharge us from our liabilities to pay the said sum and for the purpose of enforcement of our liability under this bond, our liability will be joint and several with that of employee.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 20

Signed by the above named sureties in the presence of

(1) \_\_\_\_\_ (2) \_\_\_\_\_

\*\*\*\*\*

**FINANCE DEPARTMENT  
NOTIFICATION**

**Sachivalaya, Gandhinagar, 15th November, 2002.**

***Constitution of India***

No. : GN-33-GCS/102001/01/CH.— In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

**CHAPTER - I - GENERAL**

1. **Short Title and Commencement :** (1) These rules may be called the “Gujarat Civil Services (Leave) Rules” 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to -  
(a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and  
(b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner:  
**Provided** that no such order shall be made except with the prior concurrence of the Finance Department.
5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Regulation of claims to pay, allowances, leave :** A Government employee's claim to pay and allowances is regulated by the rules in force at the time in respect of which the pay and allowances are earned and claim to leave shall be regulated by the rules in force at the time the leave is applied for and granted, and which would have been admissible but for the introduction of such changes.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided** that the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.

**CHAPTER - II - DEFINITIONS**

9. Unless the context otherwise requires -  
(1) “**Actual travelling expenses**” means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if paid, and for carriage of camp equipment, if necessary and does not include charges for accommodation in hotels and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for



presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.

- (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
- (3) **"Annexure"** means annexure appended to these rules.
- (4) **"Appendix"** means appendix appended to these rules.
- (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
- (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
- (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
- (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
- (9) **"Camp Equipage"** means an apparatus for moving a camp.

**Note :** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.

- (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.
- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.

**Note :** This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of India" and all revenues received by the Government of a State/Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".
- (15) **"Constitution"** means the Constitution of India.
- (16) **"Conveyance Allowance"** means an allowance granted to a Government employee, whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.
- (17) **"Date of first appointment"** means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.

- (18) **"Daily Allowance"** means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) **"Day"** means the period beginning from a midnight and ending with the next midnight.
- (20) **"Death-cum-Retirement Gratuity"** means the gratuity payable under rule-81 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) **"Director of Pension and Provident Fund"** means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) **"Disbursing Authority for Pension"** means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.
- (23) **"Duty"** Duty includes -

- (a) service as a probationer;
- (b) joining time;
- (c) a course of instructions or training authorised by or under the orders of Government;

**Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.

- (d) the period occupied -
  - (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
  - (ii) in attending an obligatory departmental examination,
  - (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall be treated not as duty but as leave.

- (e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-
  - (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
  - (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or.

- (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved.

The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.

- (f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.

- (g) the period spent by Government employee on training mentioned below:-

- (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.
- (ii) On Home Guard training or Home Guard duties with permission of the Head of office.
- (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.
- (iv) training at a Boy Scouts' camp;

**Note:** No travelling or halting allowance shall be admissible in respect of this duty.

- (h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.

- (i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State -

- (a) as representatives of Government or ex-officio,
- (b) by virtue of his official position such as Principal of a College, and
- (c) for attending the meeting of a Board of Studies.

**(24) "Emoluments" means -**

- (i) Pay,
- (ii) payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.
- (iii) compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.
- (iv) Pension and pension equivalent of death-cum-retirement gratuity except the following :-

- (a) wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.
- (b) compensation received under the Workmen's Compensation Act, 1923.

**Note:** The word "Pension" means the full sanctioned pension prior to commutation.

- (v) in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance

**Provided that,** if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:



**Provided** further that if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.

**Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, on the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.

**Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.

(25) **"Executive Engineer"** means an officer appointed as such and in charge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.

(26) **"Family"** means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.

**Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.

**Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.

(27) **"Fee"** means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.

(28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.

(29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18 the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.

(30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.

(31) **"Form"** means a form appended to these rules.

(32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non-gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this sub rule.

**Provided** that in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.

**Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.

(33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.

(34) **"Head of Department"** this term includes the officers from Appendix-II who have been declared as such or any other officers whom Government may from time to time declare to be Head of Department.

(35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.

(36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent authority, or in the absence of such declaration the station where the records of his office are generally kept.

(37) **"Holiday"** means -

(a) a holiday declared or notified under Negotiable Instruments Act, 1881; and

(b) in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.

(38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.

(39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.

(40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.

(41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.

(42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.

(43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.

(44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.

(45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.

- (46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.
- (47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.
- (48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.
- (49) **"Minor"** means a person who has not completed the age of eighteen years.
- (50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction :** Calculations of period expressed in terms of months and days shall be made as under :-

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-

	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>

- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **"Non-Official Member"** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **"Officiate"** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **"Pay"** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **"Permanent Travelling Allowance"** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.
- (55) **"Pension"** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.
- (56) **"Pensionable Pay"** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.



- (57) **"Pensioner"** means a retired Government employee who has been granted pension.
- (58) **"Pension Payment Office"** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **"Pension Payment Order"** means an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **"Pension Sanctioning Authority"** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **"Permanent Post"** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **"Pay and Accounts Officer"** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **"Personal Pay"** means additional pay granted to a Government employee -
- to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or
  - in exceptional circumstances, on other personal considerations.
- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.

**Note 1 :** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.

**Note 2 :** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.

**Note 3 :** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.

- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj. XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.
- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.
- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.

**Note :** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.



- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -
- the specially arduous nature of duties,
  - a specific addition to the work or responsibility.
- (75) **"Sphere of duty"** means the area to which the duties of a Government employee are confined.
- (76) **"Standard Rent"** means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) **"Subsistence Allowance"** means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) **"Substantive Pay"** means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) **"Superintending Engineer"** means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) **"Superior Service"** means any kind of service not being Class IV service.
- (81) **"Table"** means a table appended to these rules.
- (82) **"Temporary Post"** means a post carrying a definite rate of pay sanctioned for a limited time.

**Note:** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.

- (83) **"Temporary Transfer"** means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.
- (84) **"Tenure Post"** means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note:** The following posts have been declared by Government to be tenure posts:-

Period of Tenure (Years)	
(1) Chief Engineer in the Gujarat Service of Engineers (Class-I)	5
(2) Three posts of Assistant Directors of Social Welfare	3
(3) All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	5
(4) The following posts in the Legal Department:	
(i) Deputy Secretaries (Three posts)	3
(ii) Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post)	3

- (iii) Special Officer and Ex-officio Under Secretary to Government (one post) 3
- (5) Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department. 5
- (6) Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department. 5
- Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.
- (85) "Time-Scale Pay" means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.
- Note-1 :** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.
- Note-2 :** A post is said to be on the same time-scale as another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.
- (86) "Transfer" means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -
- to take up the duties of a new post; or
  - in consequence of a change of his headquarters.
- (87) "Transit Time" means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.
- (88) "Travelling Allowance" means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.
- (89) "Treasury" means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III - GENERAL CONDITIONS

10. **Right to leave :** (1) Leave is a permission granted by the competent authority, at its discretion to the Government employee, to remain absent from duty.
- Leave shall not be claimed as a matter of right.
  - Leave of any kind may be refused or revoked by the competent authority when the exigencies of public service so require, but it shall not be open to the competent authority to alter the kind of leave applied for except at the written request of the Government employee.
11. **Consideration for sanctioning of leave on application :** In case, where applications for grant of leave are more in numbers, and in public interest all applications cannot be granted, the authority competent to grant leave while deciding the applications shall take into consideration the following points, namely :-
- the Government employee who can be spared for the time being,
  - the amount of leave due to the various applicants,
  - the amount and character of the service rendered by each applicant since he last returned from leave,
  - whether such applicant was compulsorily re-called from his last leave, and

(e) whether such applicant has been refused leave in the public interest.

12. **Grant of leave should not unduly deplete cadre :** Leave shall not be granted to an extent which would deplete the strength of a service or department available for duty below the essential minimum.
13. **Duties of Government employee absent on leave to be discharged by another Government employee ordinarily from same station or district :** The duties of a Government employee absent on leave for a period not exceeding one hundred twenty days shall be discharged by another Government employee in the same station or district. Only in exceptional cases, where there is no Government employee available on the spot, the transfer of a Government employee from another station or district to officiate in consequence of a Government employee being on leave, not exceeding one hundred twenty days, be allowed. In the case of posts held by members of the All India Services, if a member of that service is not available on the spot, a State Service Officer shall be placed in charge of the vacant post.
14. **Commutation of one kind of leave into another :** (1) At the request of a Government employee, the authority which granted him leave may commute it retrospectively into leave of a different kind which was due and admissible to him at the time the leave was granted, but such commutation shall not be claimed as a matter of right by the Government employee.  
(2) The commutation of one kind of leave into another shall be subject to adjustment of leave salary on the basis of leave finally granted to the Government employee. Any amount paid in excess shall be recovered or any arrears due to him shall be paid.  
*Note : Extraordinary leave granted on medical certificate or otherwise may be commuted retrospectively into leave not due subject to the provisions of rule-59.*
15. **Combination of different kinds of leave :** Except as otherwise provided in these rules, any kind of leave under these rules may be granted in combination with or in continuation of any other kind of leave.  
*Explanation : Casual leave which is not recognised as leave under these rules shall not be combined with any other kind of leave, admissible under these rules.*
16. **Maximum period of continuous leave :** Unless Government in view of the exceptional circumstances of the case otherwise determines, no Government employee shall be granted leave of any kind for a continuous period exceeding five years.
17. **Formal joining of duty at the end of leave with the intention of taking leave again not permitted :** Formal joining of duty at the end of leave with the intention of taking leave again within a few days should not be permitted. The principle on which the requirements of this rule should be enforced is that no deliberate or intentional evasion of the rule should be permitted; but so long as this condition is satisfied, it is at the discretion of the competent authority to grant or refuse the leave.
18. **Application of rules while on temporary transfer to other Government or on foreign service :** (1) Government employees to whom these rules apply shall continue to be governed by these rules while on temporary transfer to the Central Government or any other State Government or while on foreign service within India.  
(2) A Government employee in foreign service in India should submit his application for leave for a period not exceeding one hundred twenty days to his employer.  
If the period is in excess of one hundred twenty days, he should submit the application through his employer to the competent authority for sanctioning leave.  
(3) A Government employee in foreign service in India may be granted by his employer, leave for a period not exceeding one hundred twenty days under intimation to the concerned Head of Department/Pay and Accounts Officer provided it is admissible and due. Leave of longer duration shall be granted by the authority which sanctioned the transfer.
19. **Admissibility of payment of leave salary and reimbursement thereof while in foreign service/ completion of his deputation or foreign service :** The foreign employer shall maintain the leave account in respect of the Government employee on deputation or foreign service. The concerned heads of department/ Pay and Accounts Officer maintaining service records of the employee shall supply the necessary extract of the leave account to the foreign employer. The foreign employer, on the basis of the extract of the leave account



supplied by the Head of Department/Pay and Accounts Officer shall decide the admissibility of leave. He shall make the payment of leave salary to the employee concerned till completion of his deputation or foreign service and claim half yearly reimbursement of the same from the concerned Administrative Department/Head of Department.

20. **Acceptance of service or employment while on leave :** (1) A Government employee, other than a Government employee who has been permitted to undertake casual literary work or service as an examiner or similar employment, while on leave shall not take up any service or employment elsewhere without previous sanction of the competent authority.
- (2) (a) The leave salary of a Government employee who is permitted to take up employment under a Government or a private employer during leave shall be subject to such conditions as the Government may by order specify.
- (b) A Government employee who is on leave on Medical Certificate shall not be permitted to undertake any service or employment elsewhere during such leave.
- (c) When a Government employee on leave, whether with or without leave salary, is allowed to take up under this rule an employment in another Government office or department, all leave salary shall be *ipso facto* cease on joining the new employment, other than work or service referred to in sub-rule (1) of this rule.
- (3) The provisions of rule 27 of Gujarat Civil Services (General Conditions of Services) Rules, 2002 shall not apply in case of re-employment of a Government employee, to the post other than in his parent department or office and such re-employment shall be governed as per the terms and conditions of contract entered into by the Government with the Government employee.
21. **Carry-forward of leave of temporary Government employee with one year's continuous service if appointed within six days of relinquishment of the first appointment :** Whenever a temporary Government employee with at least one year's continuous service is appointed to another permanent or temporary post under Government and the interruption in service between relinquishment of the first appointment and joining the second appointment does not exceed six days, all kinds of leave at his credit in the previous service shall be credited to his leave account in the new service.
22. **Leave at credit to cease on removal or resignation :** (1) Except as provided in rule-63 and this rule, any claim to leave to the credit of a Government employee, who is dismissed or removed or who resigns from Government service, ceases from the date of such dismissal or removal or resignation, as the case may be.
- (2) A temporary Government employee who is discharged due to reduction of establishment and re-employed, the leave at his credit shall be carried forward provided there is no break in service or the break in service not exceeding thirty days is converted into joining time with or without pay.
- (3) A Government employee, who is removed or dismissed from service but is re-instated on appeal or revision, shall be entitled to count his service prior to dismissal or removal, as the case may be, for leave.
23. **Counting of previous service towards leave in case of re-employment of a Government Employee retired on compensation or invalid pension :** If a Government employee who is compelled to leave the service on the ground of compensation or invalid pension or gratuity, is re-employed and if his gratuity is thereupon recovered or his pension is held wholly in abeyance, his past services thereby becoming pensionable on ultimate retirement, he may, at the discretion of the authority sanctioning the re-employment and to such extent as that authority may decide, count his former service towards leave.

#### CHAPTER - IV - GRANT OF AND RETURN FROM LEAVE

24. **Application for leave :** An application for grant or extension of leave shall be made in **Form-1** to the competent authority.
25. **Leave Account :** A leave account in **Form-2** in respect of each Government employee shall be maintained by the authority who maintains his service records.
26. **Verification of title to leave :** (1) (a) No leave shall be granted to a Government employee until a report regarding its admissibility has been obtained from the authority maintaining the leave account:

- (b) The competent authority sanctioning the leave to a Government employee shall mention the balance of such leave at his credit in the orders sanctioning earned leave or half pay leave.
- (2) (a) Where there is reason to believe that the obtaining leave admissibility report shall cause undue delay in granting leave, the competent authority may calculate the amount of leave admissible to the Government employee on the basis of available information, and shall provisionally sanction the leave for a period not exceeding sixty days;
- (b) The grant of leave under this sub-rule shall be subject to verification of leave account by the authority maintaining the leave account and modified sanction for the period of leave shall be issued where necessary.
27. **Authority competent to grant leave :** Except as provided in rule-39 any leave, other than extraordinary leave exceeding nine months and special disability leave, admissible under these rules may be granted to a Government employee by the competent authority or any other authority whose duty is to fill up such vacant post.
28. **Final sanction of leave to the Head of Department only when admissibility is certified by the Pay and Accounts Officer :** Leave to the Head of Department shall be sanctioned only after the admissibility of the same is certified by the Pay and Accounts Officer. In case of emergency, the Head of Department may be allowed to proceed on leave by the competent authority subject to condition that leave may be finally sanctioned on receipt of the leave admissibility report from the Pay and Accounts Officer.
29. **Grant of leave and payment of leave salary to a Government employee transferred from one Department or Office to another while on leave or in transit :** The grant of leave or extension of leave and payment of leave salary to a Government employee who is transferred from one Department or Office to another department or office while he is already on leave or in transit from one Department or Office to another, shall *fall upon* the Department or Office from which he is transferred.
30. **Leave not to be granted in certain circumstances :** Leave shall not be granted to a Government employee whom a competent punishing authority has decided to dismiss, remove or compulsorily retire from Government service.
31. **Repeated grant of leave on medical certificate within short intervals :** When a Government employee applies for leave on medical certificate within short intervals, the attention of the Medical Board or Government Medical Officer may be drawn with a view to consider the period of absence necessary for his complete recovery.
32. **Constitution of Medical Board :** (1) The State Government shall constitute a Medical Board at Ahmedabad, Jamnagar, and Vadodara and Surat from time to time for the purpose of carrying out the functions under these rules.
- (2) Such Board shall consist of three registered Medical Practitioners out of whom one shall be the Civil Surgeon of the concerned Civil Hospital, or the senior Professor of Medicine, if the post of Civil Surgeon is not in existence, who shall also be the Chairman of the Board.
33. **Appearance of a Government employee before the Medical Board :** A Government employee serving in Gujarat shall be required to appear before any of the Medical Board constituted under rule-32, at the discretion of the Competent authority.
34. **Assembling of Medical Board :** On receipt of the intimation from competent authority that a Government employee requires to be examined by the Medical Board, the Chairman of the said board shall arrange for the assembly of the Board.
35. **Grant of Leave on Medical Grounds to the Government employee :** Leave on Medical grounds to the Government employee may be granted on production of a Medical Certificate in Form-3 issued by a Civil Surgeon or an authorised Medical Attendant as defined in sub-rule (3) of rule-2 of the Gujarat State Services (Medical Attendance) Rules, 1988 or the Registered Medical Practitioner.
36. **Grant of leave on Medical grounds to Class-IV Government employees :** In support of an application for grant or an extension of leave, on medical grounds from a Class IV Government employee, the authority competent to grant the leave may accept such certificate as it may deem fit.

**37. Conditions governing issue of Medical Certificate :** (1) A Medical Officer shall not recommend the grant of leave in any case in which there appears to be no reasonable prospect that the Government employee concerned will ever be fit to resume his duties and in such cases, the opinion that the Government employee is permanently unfit for Government service shall be recorded in the medical certificate.

(2) The authority competent to grant leave may, at its discretion, secure a second medical opinion by requesting a Government Medical Officer not below the rank of Civil Surgeon, to have the applicant medically examined on the earliest possible date and forward the original medical certificate produced by the applicant to the Medical Officer by whom he is to be re-examined.

(3) The Government Medical Officer referred to in sub-rule (2), shall express an opinion both as regards to the facts of the illness and as regards to the necessity of leave required to be recommended and he shall either require the applicant to appear before him or a Medical Officer nominated by him.

(4) Government employee who has been granted leave on medical certificate shall return to duty only after producing a medical certificate of fitness in Form-4. The authority granting the leave may at its discretion require a similar certificate from any Government employee who has been granted leave for reasons of health even though such leave may not have been actually granted on a medical certificate.

*Note : Reciprocal arrangement exists with the Government of Mysore and Maharashtra for free medical examination of the Government employees of the State concerned (including all police personnel) on the following terms and conditions . -*

(i) *This arrangement is made for the purposes of grant or extension of leave, fitness to resume duty on the expiry of leave, and invalidation from Government service.*

(ii) *Medical requisition from the competent authority should be insisted before the medical examination is conducted by the Medical Board or Medical Officer, as the case may be.*

(iii) *Fees prescribed for Medical Examinations conducted in connection with the commutation of pension of State Government pensioners and for issuing of physical fitness certificate for first appointment in Government service have to be borne by the pensioners or candidates themselves as there should not be any free medical examination for those purposes.*

(iv) *No certificate shall be submitted for countersignature without the cognizance of the Head of Office in which the applicant is serving.*

**38. Medical Certificate not to confer right to Leave :** The grant of a medical certificate under these rules shall not confer upon the concerned Government employee any right to proceed on leave. The certificate shall be forwarded to the authority competent to grant the leave and order of that authority shall be awaited.

**39. Leave in case of a Government employee unlikely to return to duty :** (1) When the medical board has reported that there is no reasonable prospect that a particular Government employee shall ever be fit to return to duty, leave shall not necessarily be refused to such Government employee. The leave may be granted, if due, by the authority competent to grant leave subject to the following conditions :-

(a) If the Medical Board is unable to say with certainty that the Government employee will never again be fit for service, leave not exceeding twelve months in all may be granted and such leave shall not be extended without further reference to Medical Board;

(b) If a Government employee is declared by a Medical Board to be completely and permanently incapacitated for further service, leave or an extension of leave may be granted to him after the report of the Medical Board has been received, provided such leave is due to him and the amount of leave as debited to leave account does not exceed six months from the date of Board's report.

(2) A Government employee who is declared by a Medical Authority to be completely and permanently incapacitated for further service shall:-

(a) if he is on duty, be invalided from service from the date of relief of his duties, which shall be arranged without delay on receipt of the report of the Medical Authority. If, however, he is granted leave under sub-rule (1) he shall be invalided from service on the expiry of such leave.



- (b) if he is already on leave, he shall be invalidated from service on the expiry of that leave or extension of leave, if any, granted to him under sub-rule (1).

40. **Commencement and termination of leave :** Except as provided in rule-41, leave ordinarily shall begin on the day on which the transfer of charge is effected and ends on the day preceding that on which the charge is resumed.

41. **Combination of holidays with leave :** (1) When the day, immediately preceding the day on which a Government employee's leave begins or immediately following the day on which his leave expires, is a holiday or one of a series of holidays, the Government employee may be permitted to leave his station at the close of the day before, or return to it on the day following such holidays or series of holidays :

**Provided that-**

- (a) his transfer or assumption of charge does not involve the handing or taking over of securities or of moneys other than a permanent advance;

*Exception : Forest Officer holding no securities or moneys other than cash balances are exempted from the provisions of this proviso.*

- (b) his early departure does not entail a correspondingly early transfer from another station of a Government employee to perform his duties, account being taken in this connection only of the substitute who takes the place of the absent Government employee and not of all the Government employees in the chain of arrangements arising from the Government employee absence on leave, and

- (c) the delay in his return does not involve a corresponding delay in the transfer to another station of the Government employee who was performing his duties during his absence or in the discharge from Government service of a person temporarily appointed to it.

- (2) on condition that the departing Government employee remains responsible for the cash in his charge, the Head of Department, in a particular case, may waive the application of clause (a) of the proviso to sub-rule (1).

- (3) unless the authority competent to grant leave in any case otherwise directs -

- (a) if holidays are prefixed to leave, the leave and any consequent rearrangement of pay and allowances shall take effect from the day after the holidays; and

- (b) if holidays are suffixed to leave, the leave is treated as having terminated on, and any consequent re-arrangement of pay and allowances shall take effect from, the day on which the leave would have ended if holidays had not been suffixed.

*Note-1 : A compensatory leave granted in lieu of duty performed by a Government employee on Sunday or a holiday for a full day granted to a Government employee may be treated as a holiday for the above purpose.*

*Note-2 : A Government employee who has availed of half day casual leave and then proceeds on leave from the next day shall be allowed to prefix half day's casual leave to the leave.*

42. **Recall to duty before expiry of leave :** (1) All orders recalling a Government employee to duty before the expiry of his leave shall state whether the return to duty is optional or compulsory;

- (2) Where the return to duty is optional, the Government employee shall not be entitled any concession;

- (3) Where the return to duty is compulsory, the Government employee shall be entitled -

- (a) if the leave from which he is recalled is in India, to be treated as on duty from the date on which he starts for the station to which he is ordered, and to draw -

- (i) travelling Allowance under rules made in this behalf for the journey; and

- (ii) leave salary, until he joins his post, at the same rate at which he would have drawn it but for recall to duty.

- (b) if the leave from which he is recalled is out of India, -

- (i) to count the time spent on the voyage to India as duty for purpose of calculating leave, and



(ii) to receive -

- (a) leave salary, during the voyage to India and for the period from the date of landing in India to the date of joining his post, at the same rate at which he would have drawn it but for recall to duty;
- (b) a free passage to India;
- (c) refund of his passage from India if he has not completed half the period of his leave by the date of leaving for India on recall, or three months, whichever is earlier.

*Note : Orders recalling a Government employee from leave out of India should be communicated to him officially through the High Commissioner for India. The orders of recall should state clearly whether the return is optional or compulsory.*

**43. Return from leave :** (1) A Government employee on leave shall not return to duty before the expiry of the period of leave granted to him unless he is permitted to do so by the authority, authorised to grant leave.

- (2) (a) A Government employee who has been granted leave on Medical ground may not return to duty until he has produced a medical certificate of fitness in **Form-4**.
- (b) The certificate under clause (a) shall be obtained from Medical Authority on whose certificate he was granted leave under rule-35.
- (c) In the case of a Non-gazetted Government employee, the authority under whom the Government employee is employed on return from leave may, at his discretion, accept a certificate signed by a Registered Medical Practitioner.
- (3) (a) A Government employee returning from leave is not entitled, in the absence of specific orders to that effect, to resume, as a matter of course, the post which he held before going on leave.
- (b) Such Government employee shall report his return to duty to the authority, authorized to grant leave or to the authority, if any, specified in the order granting leave and await orders.

*Note-1 : A Government employee suffering from tuberculosis may be allowed to resume duty on the basis of fitness certificate which recommends light work for him.*

*Note-2 : The competent authority should provide for the expected return of Government employees from leave by seeing that the Government employees to be relieved are at Head Quarters in due time to hand over charge.*

**44. Absence after expiry of leave :** (1) Unless the authority competent to grant leave approves the extension of leave, a Government employee who remains absent shall not be entitled for the leave salary for the period of such absence and that period shall be debited against his leave account as though it were half pay leave, to the extent such leave is due and the period in excess of such leave due being treated as extraordinary leave;

- (2) Willful absence from duty after the expiry of leave shall render a Government employee liable to disciplinary action.

**45. Leave intervening treated as over-stayed :** The entire period (including Sundays and holidays) intervening between the day on which the Government employee resumes duty shall be treated as over-stayed.

#### CHAPTER - V - KINDS OF LEAVE DUE & ADMISSIBLE

**46. Earned leave for Government employees Serving in Department other than Vacation Department :** (1) (a) A Government employee who is serving in a Department other than a vacation Department shall be entitled to earned leave at the rate of 15 days for each half year. This shall be credited in advance to the leave account of the Government employee on first January and first July of every year.

- (b) The credits under sub rule (a) shall be reduced by 1/10th of the period of extraordinary leave only availed of during the previous half year, subject to a maximum of 15 days.
- (c) The earned leave at the credit of the Government employee on the close of the half year shall be carried forward to the next half year, subject to the condition that the earned leave so carried forward plus the credit for that half year shall not exceed three hundred days.

- (2) In case of Government employee who is appointed during the half year, earned leave shall be credited to his leave account at the rate of two and half days for each completed calendar month of service.
- (3) The earned leave at the credit of the Government employee on the close of the half year shall be carried forward to the next half year, subject to the following conditions :-
  - (i) In the case of an employee, having at his credit earned leave of 285 days or less as on 1<sup>st</sup> January or 1<sup>st</sup> July of a year, earned leave of 15 days or proportionately less in respect of retiring persons or those leaving service during the next half year, shall be credited to his leave accounts in advance.
  - (ii) In case of an employee having at his credit the earned leave as on 1<sup>st</sup> January or 1<sup>st</sup> July of 300 days or less, but more than 285 days, credit of earned leave of 15 days shall be kept separately and first adjusted against any earned leave that the Government employee may take during the ensuing half year and the balance if any, credited to the earned leave account at the close of the half year subject to the ceiling of 300 days. If the earned leave taken during the half year is more than 15 days, the amount in excess of 15 days will, however, have to be debited to the leave account.
- (4) The credit for the half year in which a Government employee is due for retirement from service or resigns shall be afforded only at the rate of two and half days per completed calendar month in the half year upto the date of retirement or resignation. If the leave availed of is more than the credit so due to him necessary adjustment shall be made in respect of leave salary over drawn, if any.
- (5) All credit in the leave account shall be made only for complete days, the fraction being rounded off to the nearest day.
- (6) When a Government employee is removed or dismissed from the service or dies while in service, credit of earned leave shall be allowed at the rate of two and half days per completed calendar month in the half year in which he was removed or dismissed from service or dies in service. When the quantum of earned leave is in excess of the leave enjoyed, the overpayment of leave salary shall be recovered.
- (7) For the purpose of this rule a period spent in Foreign service shall count as duty if contribution towards leave salary is paid on account of such period or the recovery thereof is waived.
- (8) Subject to the provisions of sub-rules (4), (9) and (10), the maximum earned leave that may be granted at a time shall be one hundred twenty days.
- (9) Earned leave may be sanctioned ordinarily to a Government employee on not more than three occasions during a calendar year, and the minimum period on each occasion shall not be less than seven days inclusive of holidays allowed to be prefixed or suffixed. If the full period of seven days is not admissible in a given case, the authority sanctioning leave may, at its discretion grant leave for a lesser period.
- (10) Earned leave may be granted to a Government employee who is in Class I or Class II service, for a period exceeding one hundred twenty days, but not exceeding one hundred eighty days, if the entire leave so granted or any portion thereof is spent outside India, Bangladesh, Bhutan, Burma, Sri Lanka, Nepal and Pakistan :

**Provided** that where earned leave exceeding a period of one hundred twenty days is granted under this sub-rule, the period of such leave spent in India shall not in aggregate exceed the aforesaid limits.

**47. Encashment of earned leave while availing of Leave Travel Concessions :** (1) A Government employee shall be permitted to encash ten days earned leave at the time of availing of Leave Travel Concession, subject to the following conditions :-

- (a) the total leave so encashed during the entire service shall not exceed sixty days in aggregate;
- (b) earned leave of at least an equivalent duration is also availed of simultaneously by the employee;
- (c) a balance of at least thirty days of earned leave is still available to the credit of the employee after taking into account the period of encashment as well as leave;
- (d) the period of leave encashed shall be deducted from the quantum of leave that can be normally encashed by him at the time of superannuation; and

- (e) the total encashment of earned leave allowed to an employee under rules-64 and 65 shall not exceed the maximum limit or ceiling of three hundred days or one hundred fifty days, as the case may be.

(2) the sanction to the encashment of earned leave shall be accorded by the leave sanctioning authority.

48. **Vacation Department :** A vacation department is, subject to the exceptions and to the extent stated in Appendix-III, a department or part of a department to which regular vacations are allowed, during which a Government employee serving in the Department is permitted to be absent from duty.

49. **Government employee holding two appointments :** A Government employee holding two appointments, of which one is in a vacation department and one is not, will not be deemed to serve in a vacation department.

50. **Earned leave for persons serving in Vacation Departments :** (1) A Government employee in a vacation department shall not be entitled to any earned leave in respect of duty performed in any year in which he avails himself of the full vacation.

- (2) (a) In respect of any year in which a Government employee avails a portion of the vacation, he shall be entitled to earned leave in such proportion of thirty days, as the number of days of vacation not taken bears to the full vacation :

**Provided** that such leave shall not be admissible to a Government employee for the first year of his service and who is not in permanent employment.

- (b) If, in any year the Government employee does not avail any vacation, earned leave shall be admissible to him in respect of that year as per rule-46.

**Explanation :** For the purposes of this rule, the term "year" shall be construed as meaning not calendar year but twelve months' actual duty in a vacation department.

**Note :** A Government employee entitled to vacation shall be considered to have availed himself of a vacation or a portion of a vacation unless he has been required by general or special order of head of the department to remain on duty during such vacation or portion of a vacation; provided that, if he has been prevented by such order from enjoying more than fifteen days' vacation, he shall be considered to have availed himself of no portion of the vacation.

- (3) A Government employee in a vacation Department proceeds on leave before completing a full year of duty, the earned leave admissible to him shall be calculated not with reference to the vacation which fall during the period of actual duty rendered before proceeding on leave but with reference to the vacation that fall during the year commencing from the date on which he completed the previous year of duty.

51. **Prefix/Suffix of Leave and Holidays to Vacation :** (1) Vacation may be taken in combination with or in continuation of any kind of leave under these rules :

**Provided** that the total duration of vacation and earned leave taken in conjunction, whether the earned leave is taken in combination with or in continuation of other leave or not, shall not exceed the amount of earned leave due and admissible to the Government employee at a time under rule-46.

- (2) Vacation is a holiday for the purpose of rule-41 with the limitation that vacation can be prefixed to leave only if the substitute takes over charge at the end of the vacation, and an absentee may affix vacation to leave only if his substitute is transferred on the expiry of the leave so as not to be on duty in the absentee's post during any portion of the vacation. Vacation may either be prefixed or suffixed to leave, but may not be both prefixed and suffixed, nor may it be interposed between two period of leave.

52. **Government employee in Vacation Department liable to be recalled at his own expense :** A Government employee serving in a vacation Department who leaves his place of duty during vacation, is liable to be recalled thereto at his own expenses, except when such Government employee had been granted leave with permission to prefix or suffix vacation to his leave.

53. **Furnishing of certificate to Audit of non-availing of Vacation :** It shall be the duty of the Government employee concerned to furnish a certificate to the Audit Officer, along with a copy of the order of the head of concerned department, that he has not availed a vacation or portion thereof unless he falls under any of the general classes specified below.



*Note : The following Government employees are required by general order of Government to perform duties throughout the vacation, viz.-*

- (i) *Judicial officers under training;*
- (ii) *Head Clerk, Sheristedar or Nazir of a District Court.*

**54. Government employee precluded from enjoying a part of Vacation :** In the case of a Government employee who is precluded from enjoying a part of the vacation by reason of his transfer, the time actually spent in travelling from one station to another and not the full joining time admissible under the rules shall be added to the period by which he has been prevented from enjoying a vacation by reason of his transfer.

**55. Termination of period of service on transfer from Vacation Department to Non-Vacation Department :** (1) When a Government employee is transferred from a vacation Department to a non-vacation department, his period of service in the former shall be considered to have terminated with effect from the completion of the last vacation, enjoyed by him.

- (2) When a Government employee is transferred from a non-vacation department to a vacation Department his period of service in the latter will be held to have commenced from the date of his joining the vacation Department.

*Note : In the case of Government employee transferred to a non-Vacation department during the period of vacation the words "last vacation enjoyed by him" occurring in sub-rule (1) of this rule shall be construed as referring to the last vacation fully or partly enjoyed by him.*

**56. Government employee in Vacation Department not entitled to pay if he resigns without previous intimation :** (1) A Government employee serving in a department to which regular vacation is allowed, who holds only an acting appointment shall not be entitled to any pay for the period of vacation, if he resigns without previous intimation from the day his office reopens for business after the completion of vacation. Similarly a Government serving in a department to which regular vacation is allowed, joins his appointment from extraordinary leave only a day or two previous to the beginning of the vacation, shall not be entitled to pay for the period of vacation if he proceeds again on extra-ordinary leave without returning to duty on the reopening of his office after vacation.

- (2) A teacher in a Government Secondary School or an Assistant Lecturer in a Government College officiating in, or holding a temporary post created against a post substantively vacant, may be granted pay for the period of a vacation provided his services are dispensed with just before the commencement of the vacation and he has already put in service, of not less than eight months during the concerned academic year.

**57. Half pay leave :** (1) (a) Government employee shall be entitled to Half Pay Leave at the rate of ten days for each half year's service. This shall be credited in advance to the leave account of the Government employee on first January and first July of every calendar year.

- (b) If a Government employee is appointed during the half year, Half pay leave shall be credited to his leave account at the rate of 5/3 days for each completed calendar month of service. The Half pay leave at the credit of the Government employee on the close of the half year shall be carried forward to the next half year;

- (c) All credit in the leave account shall be made for complete days, the fraction being rounded off to the nearest day.

- (2) (a) The credit for the half year in which a Government employee is due for retirement from service or resigns shall be afforded only at the rate of 5/3 days per completed calendar month in the half year upto the date of retirement or resignation. If the leave availed of is more than the credit so due to him, necessary adjustment shall be made in respect of leave salary overdrawn, if any;
- (b) When a Government employee is removed or dismissed from the service or dies while in service, credit of Half pay leave shall be allowed at the rate of 5/3 days per completed calendar month in the half year in which he was removed or dismissed from service or dies while in service. When the quantum of Half pay leave is in excess of the leave enjoyed, the overpayment of leave salary shall be recovered.

**58. Commuted Leave :** (1) Commuted leave not exceeding half the amount of half pay leave may be granted to a Government employee on medical certificate in **Form-3** from Civil Surgeon or authorized Medical Attendant as defined in sub-rule (3) of rule-2 of the Gujarat State Services (Medical Attendance) Rules, 1988 or the Registered Medical Practitioner subject to the following conditions :-

- (a) the authority, competent to grant leave is satisfied that there are reasonable prospects of the Government employee returning to duty on expiry of the leave;
- (b) when commuted leave is granted, twice the amount of such leave is debited against the half pay leave due;
- (c) the authority competent to grant leave obtains an undertaking from the government employee that in the event of his voluntary retirement from service he shall refund the difference between the leave salary drawn during commuted leave and that admissible during half pay leave.

(2) Commuted Leave Upto 90 days may be allowed during the entire service, without production of medical certificate, where such leave is utilised for an approved course of study whether full time or part time certified to be in the public interest by the leave sanctioning authority.

(3) Where a Government employee who has been granted commuted leave is permitted to retire voluntarily without returning to duty, the commuted leave shall be treated as half pay leave and the difference between the leave salary in respect of commuted leave and half pay leave shall be recovered;

**Provided** that no such recovery shall be made if the retirement is by reason of ill-health incapacitating the Government employee for further service or in the event of his death.

*Note : Commuted Leave may be granted at the request of the Government employee even though earned leave is due to him.*

(4) A Government employee may be granted commuted leave also in case of sickness of any member of his family who is dependent on him on production of medical certificate from the medical officer in the **Form-5**, appended to these rules who is competent to issue such medical certificate in respect of the Government employee himself.

(5) The minimum period of commuted leave sanctioned to a Government employee on each occasion shall not be less than seven days inclusive of holidays allowed to be prefixed and suffixed. If the full period of seven days is not admissible or the medical officer has certified the necessity of leave less than seven days, the authority sanctioning leave, at its discretion may grant leave for a lesser period.

**59. Leave not due :** (1) Leave not due may be granted to a Government employee in permanent employment subject to the following conditions :-

- (a) the authority competent to grant leave is satisfied that there is reasonable prospect of the Government employee of returning to duty on expiry of the leave.
- (b) Leave not due shall be limited to the half pay leave he is likely to earn thereafter.
- (c) Leave not due during the entire service shall be limited to maximum of three hundred sixty days out of which not more than ninety days at a time and one hundred eighty days in all may be granted without medical certificate;
- (d) Leave not due shall be debited against the half pay leave the Government employee may earn subsequently;
- (e) The authority competent to grant leave obtains an undertaking from the Government employee that in the event of his resigning or voluntary resignation from service without returning to duty, he shall refund the leave salary paid to him.

(2) (a) Where a Government employee who has been granted leave not due, resigns from service or is at his request permitted to retire voluntarily without returning to duty, the leave not due shall be cancelled, his resignation or retirement taking effect from the date on which such leave had commenced and the leave salary shall be recovered.

(b) Where a Government employee who has availed leave not due, returns to duty but resigns or retires from service before he has earned such leave, he shall be required to refund the leave salary to the extent of the leave he has not earned subsequently.

- (c) If the retirement is voluntary, refund shall be enforced. If it is unavoidable by reasons of ill health incapacitating him from further services, refund may be partly or wholly waived on the merits of each case by the authority competent to permit the Government employee to retire.

- (3) Subject to the provisions contained in sub-rules (1) and (2), leave not due may also be granted to a temporary Government employee who has put in service of not less than five years and who is suffering from T.B., leprosy, cancer or mental illness provided the request for the grant of the same is supported by a Medical Certificate from the competent Medical Authority.

**60. Extraordinary Leave:** (1) Extraordinary Leave not exceeding thirty six months in aggregate during the entire service may be granted to a Government employee in special circumstances :-

- (a) when no other leave is admissible;
- (b) when other leave is admissible but the Government employee applies in writing for the grant of extraordinary leave;
- (c) when a break in service of a candidate already allotted to one Department or office under the centralised Recruitment Scheme occurs due to discontinuation of a post when he is required to be re-allotted to other department or office and he has already availed of the earned leave due and admissible to him.

- (2) Unless Government in view of the exceptional circumstances of the case otherwise determines, no Government employee, either permanent or temporary, shall be granted extraordinary leave for a continuous period in excess of the following limits :-

- (a) Nine months; except in the case of the period of suspension converted into extraordinary leave.
- (b) Twelve months, where the Government employee who has completed one year of continuous service is undergoing treatment for Cancer in an institution recognised for the treatment of such disease or under a Civil Surgeon or a specialist in such disease.
- (c) Fifteen months, where the Government employee who has completed one year's continuous service is undergoing treatment for -
  - (i) pulmonary tuberculosis or pleurisy of tubercular origin, in a recognised sanatorium;
  - (ii) tuberculosis of any other part of the body by a qualified tuberculosis specialist or a Civil Surgeon;

*Note : The concession of extraordinary leave upto fifteen months shall be admissible also to a Government employee suffering from pulmonary tuberculosis or pleurisy of tubercular origin who receives treatment at his residence under a tuberculosis specialist recognised as such by the State Administrative Medical Officer concerned and produces a certificate signed by that specialist to the effect that he is under his treatment and that he has reasonable chances of recovery on the expiry of the leave recommended.*

- (3) Two spell of extraordinary leave, if intervened by a spell of vacation or by any other kind of leave, shall be treated as one continuous spell of extraordinary leave.
- (4) The authority competent to grant leave may commute retrospectively period of absence without leave into extraordinary leave.

**61. Leave to a Probationer and an Apprentice:** (1) (a) A probationer shall be entitled to leave under these rules as if he had held his post substantively otherwise than on probation;

- (b) If, for any reason, it is proposed to terminate the services of a probationer, any leave which may be granted to him shall not extend -
  - (i) beyond the date on which the probation period as already sanctioned or extended expires, or
  - (ii) beyond any earlier date on which his services are terminated by the orders of an authority competent to appoint him.

- (2) An Apprentice shall be entitled to -



- (a) leave on medical ground, leave on leave salary equivalent to half pay for a period not exceeding thirty days in any year of apprenticeship;
- (b) extraordinary leave under rule-60.

*Note : Leave at the credit of a Government employee on the date of his appointment as an apprentice under any Department may be allowed to be carried forward on his appointment to any post on the expiry of the period of apprenticeship.*

62. **Person re-employed after retirement :** In the case of a person re-employed after retirement, the provisions of these rules shall apply as if he had entered Government service for the first time on the date of his re-employment.
63. **Leave beyond the date of compulsory retirement or quitting of service :** (1) Except as provided hereinafter, no leave shall be granted to a Government employee beyond -
- a) the date of his compulsory retirement, or
  - b) the date of his final cessation of duties, or
  - c) the date of his resignation from service.
- (2) Where the service of a Government has been extended in the public interest beyond the date of his compulsory retirement, he may be granted earned leave, subject to maximum of three hundred days.
64. **Cash equivalent to leave salary in respect of leave at the time of cessation of service :** (1) The authority competent to grant leave shall *suo moto* sanction to a Government employee the cash equivalent to leave salary in respect of the earned leave at his credit subject to a maximum of three hundred days on following occasions :-
- (a) on his retirement on attaining the age of superannuation;
  - (b) where the service of a Government employee has been extended in the public interest beyond the date of retirement on superannuation on the expiry of his such extension of service;
  - (c) in the case of termination of re-employment after retirement;
  - (d) in the case of death of a Government employee while in service, to the family of the deceased;
  - (e) in the case of transfer of Government employee to an Industrial Establishment;
  - (f) on absorption of a Government employee in the State Public Sector Undertakings, autonomous body wholly or substantially owned or controlled by the Central or State Government.
- Note : A Government employee who retires from service on attaining the age of compulsory retirement while under suspension shall be paid cash equivalent to leave salary under this rule in respect of the period of earned leave at his credit on the date of his superannuation, provided that in the opinion of the authority competent to order reinstatement, the Government employee has been fully exonerated and the suspension was wholly unjustified.*
- (2) The cash equivalent of leave salary payable under sub-rule (1) above, shall also include dearness allowance, non-practising allowance and compensatory local allowance admissible on the leave salary at the rates in force on the date on which the Government employee ceases to be in service, and it shall be paid in one lumpsum, as a one time settlement taking a month of thirty days.
  - (3) The house rent allowance shall not be included in calculating the cash equivalent of the leave salary under this rule.
  - (4) From the cash equivalent so worked out, no deduction shall be made on account of pension and pension equivalent of other retirement benefits.
  - (5) For the purpose of this rule a month shall be reckoned as of thirty days irrespective of the month in which the leave is encashed.
  - (6) Drawal of leave salary : The leave salary payable under these rules shall be drawn in rupees
65. **Encashment of Leave :** (1) A Government employee who retires or is retired from service by giving notice to Government or he is retired by Government by giving him notice or pay and allowances in lieu of such notice in accordance with the terms and conditions of his service, may be granted *suo moto* by the authority competent to grant leave, cash equivalent of the leave salary in respect of earned leave at his credit subject to maximum

of three hundred days and also in respect of all the half pay leave at his credit provided even if this period (i.e. earned leave plus half pay leave) exceeds the period between the date on which he would have retired in the normal course of superannuation. The cash equivalent shall be equal to the leave salary as admissible for earned leave and equal to the leave salary as admissible for half pay leave plus dearness allowance and non-practising allowance admissible on that leave salary for the first three hundred days at the rates in force on the date Government employee so retires or is retired from service. The amount so calculated shall be paid in one lump sum as a one time settlement. No house rent allowance or city compensatory allowance shall be payable. The pension and pension equivalent of other retirement benefits and temporary increase in pension shall be deducted from the leave salary paid for the period of half pay leave, if any for which the cash equivalent is payable.

**Provided that if leave salary for the half pay leave component falls short of pension and pension benefits cash equivalent of half pay leave shall not be granted:**

**Provided further that a Government employee who is retired by Government by giving him pay and allowance in lieu of notice may apply for leave within the period for which such pay and allowances were given, and where he is granted leave, the leave salary shall be allowed only for the period of leave excluding that period for which pay and allowances in lieu of notices have been allowed.**

(2) (i) Where the service of Government employee is terminated by notice or by payment of pay and allowances in lieu of notice or otherwise in accordance with the terms and conditions of his appointments, he may be granted suo moto by the authority competent to grant leave, cash equivalent in respect of earned leave at his credit on the date on which he ceases to be in service subject to a maximum of three hundred days.

(ii) If a Government employee resigns or quits service he may be granted suo moto by the authority competent to grant leave, cash equivalent in respect of earned leave at his credit on the date of cessation of service to the extent of half of such leave at his credit, subject to a maximum of one hundred fifty days.

(iii) The cash equivalent in respect of cases falling under sub-rules (i) and (ii) above, shall be equal to the leave salary as admissible for earned leave plus dearness allowance and non-practising allowance admissible on that leave salary at the rates in force on the date the Government employee ceases to be in service. The amount so calculated shall be paid in one lump-sum as one time settlement. No city compensatory allowance and house rent allowance shall be payable.

(3) A Government employee retiring on invalid pension shall be granted by the authority competent to sanction leave, leave salary in respect of the period of half pay leave at his credit on the date of invalid retirement subject to the condition that such half pay leave to be encashed is restricted upto the date of his normal superannuation retirement. The benefit of encashment of earned leave under rule 67 shall also be admissible thereafter.

(4) A Government employee who has worked in a vacation department shall also be entitled to encash the earned leave at his credit subject to maximum of three hundred days under the provision of rules-64 and 65. If the earned leave at credit in the leave account of such Government employee is less than three hundred days, half of the half pay leave earned by him for the period of vacation, limited to one hundred fifty days shall be added to, the so as to make the total of three hundred days.

(5) A re-employed Government employee on his termination of re-employment shall also be entitled to the benefit of sub-rule (1) in respect of the unspent earned leave at his credit subject to a condition that the total earned leave so encashed before and after re-employment does not exceed three hundred days.

**66. Procedure for making payment of cash equivalent of leave salary:** With a view to enabling the retiring Government employee to receive cash equivalent of leave salary in respect of the unutilised leave without delay, the following procedure shall be followed.

(1) The authority competent to sanction earned leave shall suo-moto sanction the encashment of earned leave under these Rules after ascertaining the balance due. He shall also ensure that the encashment amount is paid on the day of retirement.

- (2) On receipt of application from the concerned Government employee and after ascertaining the leave at credit the authority competent to sanction half pay leave shall sanction the encashment of said leave under these rules.
- (3) Payment of cash equivalent of leave salary in respect of the unutilised earned leave at the credit of the Government employee shall be made irrespective of whether or not "No Demand Certificate" has been issued.
- 67. Leave Salary :** (1) A Government employee who proceeds on earned leave is entitled to leave salary equal to the pay drawn immediately before proceeding on earned leave.
  - (2) A Government employee on half pay leave or leave not due is entitled to leave salary equal to half of the amount specified in sub-rule (1).
  - (3) A Government employee on commuted leave is entitled to leave salary equal to the amount admissible under sub-rule (1).
  - (4) A Government employee on extraordinary leave is not entitled to any leave salary.
- 68. Advance of leave salary :** A Government employee including a Government employee on foreign service, proceeding on leave for a period of not less than thirty days, may be allowed an advance in lieu of leave salary up to a month's pay and allowances admissible on that leave salary subject to deductions on account of income tax, provident fund, house rent, recovery of advances etc.

#### CHAPTER - VI - SPECIAL KINDS OF LEAVE OTHER THAN STUDY LEAVE

- 69. Maternity leave :** (1) A competent authority may, subject to the provisions of this rule, grant to a female Government employee in permanent employ, who does not have two or more living children at the time the maternity leave asked for, is actually sanctioned; leave for a period of one hundred and thirty five days from the date of its commencement. Such leave shall not be debited to the leave account.
  - (2) A female Government employee not in permanent employ who has put in at least one year of continuous service shall also, subject to the provisions of this rule, be eligible for maternity leave referred to in sub-rule (1).
  - (3) The leave salary admissible during the period of maternity leave shall be as regulated as follows :-
    - (i) In the case of a female Government employee who is permanent or who has put in two or more years' continuous service, the leave salary admissible shall be equal to the pay drawn immediately before proceeding on leave.
    - (ii) In the case of a female Government employee who has put in continuous service for a period exceeding one year, but less than two years, the leave salary admissible shall be equal to half the pay drawn immediately before proceeding on leave.
  - (4) The leave salary for the period of maternity leave availed of by a female Government employee while on foreign services shall be borne by the foreign employer.
  - (5) Head of Department may grant to female Government employee borne on the work-charged establishment who does not have two or more living children on the date of application, maternity leave on leave salary based on the average monthly emoluments earned during the preceding complete twelve months for a period, which may extend upto the end of three months from the date of its commencement or to the end of six weeks from the date of confinement, whichever is earlier. To be eligible for this concession the female Government employee shall have put in continuous service for at least thirty three months (inclusive of any period of authorized leave) on the date of application and shall have to furnish a guarantee with at least one security that she will return to duty for a period of at least six months after the expiry of the leave, if her services are required.
  - (6) Maternity leave may be combined with leave of any other kind but any leave applied for in continuation of the former may be granted only if the request is supported by medical opinion as to the probable date of confinement, and an undertaking to the effect that the Government employee shall report the date of confinement supported by a medical certificate. In case of Class IV Government employee in which insistence of a regular medical certificate is likely to cause hardship, the authority competent to grant leave may accept such certificate as it may deem sufficient.



- (7) A female Government employee may be allowed leave of the kind due, including commuted leave, if she so desires, in continuation of the maternity leave, upto a maximum of sixty days without production of a medical certificate.
70. **Paternity Leave :** A Male Government employee (including an apprentice) with less than two surviving children may be granted paternity leave for a period of 15 days during confinement of his wife. During the period of such leave, he shall be paid leave salary equal to the pay drawn immediately before proceeding on leave. Paternity leave shall not be debited against the leave account and may be combined with any other kind of leave (as in the case of maternity leave). It may not normally be refused under any circumstances.
71. **Leave in case of miscarriage or abortion :** Leave under rule-69 shall also be admissible to a female Government employee who does not have two or more living children on the date of applicant in case of miscarriage or abortion, including abortion induced under the Medical Termination of Pregnancy Act, 1971, subject to the following conditions :-
- (1) Female Government employee in spite of having any number of surviving children, shall be entitled for, maternity leave not more than forty five days during the entire service in the case of miscarriage or abortion.
  - (2) Female Government employee with two or more surviving children shall not be granted maternity leave in case of Medical Termination of Pregnancy (MTP).
  - (3) Female Government employee having one child or no children shall be granted maternity leave not more than seven working days in case of medical termination of pregnancy (MTP). Provided the application for the grant of the same is supported by Medical Certificate.
  - (4) Maternity Leave in case of Medical Termination of Pregnancy shall be granted only once during five years.
  - (5) This Leave shall not be debited in the leave account of the female employees.
72. **Special disability leave for injury intentionally inflicted :** (1) The authority competent to grant leave may grant special disability leave to a Government employee (whether permanent or temporary) who is disabled by injury intentionally inflicted or caused in, or in consequence of, the due performance of his official duties or in consequence of his official position.
- (2) Such leave shall not be granted unless the disability manifested itself within three months of the occurrence to which it is attributed and the person disabled acted with the due promptitude in bringing it to notice :  
**Provided** that the authority competent to grant leave may, if it is satisfied as to the cause of the disability, permit leave to be granted in cases where the disability manifested itself more than three months after the occurrence of its cause.
  - (3) The period of leave granted shall be such as is certified by a Medical Board and shall in no case exceed twenty four months.
  - (4) Special disability leave may be combined with other leave.
  - (5) Special disability leave may be granted more than once if the disability is aggravated or reproduced in similar circumstances at a later date, but not more than twenty four months of such leave shall be granted in consequence of any one disability.
  - (6) Special disability leave shall be counted as duty in calculating service qualifying for pension and shall not, except the leave granted under the proviso to clause (b) of sub-rule (7), be debited against the leave account.
  - (7) Leave salary during such leave shall -
    - (a) for the first one hundred twenty days of any period of such leave, including a period of such leave granted under sub-rule (5), be equal to leave salary while on earned leave, and
    - (b) for the remaining period of any such leave, be equal to leave salary during half pay leave :  
**Provided** that a Government employee may, at his option, be allowed leave salary as in clause (a) for a period not exceeding another one hundred twenty days, and in that event the period of such leave shall be debited to his half pay leave account.

- (8) In the case of a person to whom the Workmen's compensation Act, 1923 (8 of 1923) applies, the amount of leave salary payable under this rule shall be reduced by the amount of compensation payable under clause (d) of sub-section (1) of section 4 of the said act.

- (9) (a) The provisions of this rule shall apply -

- (i) to a Civil employee disabled in consequence of service with a military force, if he is discharged as unfit for further military service, but is not completely and permanently incapacitated for further civil service, and
- (ii) to a civil employee not so discharged who suffers a disability which is certified by a Medical Board to be directly attributable to his service with military force.

- (b) In either case, any period of leave granted to such a person under military rules in respect of that disability shall be reckoned as leave granted under this rule for the purpose of calculating the period admissible.

73. **Special disability leave for accidental injury :** (1) The provisions of rule-72 shall apply also to a Government employee, whether permanent or temporary, who is disabled by injury accidentally incurred in, or in consequence of, the due performance of his official duties, or in consequence of his official position, or by illness incurred in the performance or any particular duty which has the effect of increasing his liability to illness or injury beyond the ordinary risk attaching to the civil post which he holds.

- (2) The grant of special disability leave in such case shall be subject to following conditions :-

- (a) That the disability, if due to disease, shall be certified by a Medical Board to be directly due to the performance of the particular duty.
- (b) That, if the Government employee has contracted such disability during service otherwise than with a military force, it must be, in the opinion of the authority competent to sanction leave, exceptional in character or in the circumstances of its occurrence as to justify such unusual treatment as to the grant of this term of leave, and
- (c) That the period of absence recommended by a Medical Board may be covered in part, by leave under this rule and partly by any other leave, and that the amount of special disability leave granted on leave salary equal to that admissible on earned leave shall not exceed one hundred twenty days.

*Note : Special disability leave shall be admissible under this rule only where illness or injury is sustained as a result of a risk which is beyond the ordinary risk attaching to the civil post which a Government employee holds.*

74. **Hospital Leave :** (1) The authority competent to grant leave may grant hospital leave to Class IV Government employees whose duties involve the handling of dangerous machinery, explosive materials, poisonous drugs and the like, or the performance of hazardous tasks, while under medical treatment in a hospital or otherwise, for illness or injury, if such illness or injury is directly due to risks incurred in the course of their official duties.

*Exception : The hospital leave may also be granted on account of ill health to Government employees specified below whose duties expose them to special risk of accident or illness even though the illness or injury may not be directly due to risk incurred in the course of their official duties :-*

- (i) Police officers, including trainees of a rank not higher than that of Head Constable;
  - (ii) Government employees of the Prohibition and Excise Department other than clerical establishments;
  - (iii) Forest Subordinates, other than clerks in receipt of pay not exceeding Rs. 4400.
- (2) Hospital leave shall be granted on the production of medical certificate from an Authorized Medical Attendant.
- (3) Hospital leave may be granted on leave salary equal to that admissible during earned leave or half pay leave and for such period as the authority granting it may consider necessary.

- (4) Hospital leave shall not be debited against the leave account and may be combined with any other leave which may be admissible, provided the total period of leave, after such combination does not exceed 28 months.
- (5) (a) In the case of a person to whom the Workmen's Compensation act, 1923 (8 of 1923) applies, the amount of leave salary payable under this rule shall be reduced by the amount of compensation payable under clause (d) of sub-section (1) of section 4 of the said Act.
- (b) The amount of hospital leave which may be granted to a Government employee is limited to three months on earned leave pay in any period of three years. Hospital leave on half pay counts, for the purpose of this limit, as half the amount of leave on earned leave pay.

**Instruction :** *There is no objection to grant hospital leave during the first three years of service of the Government employee provided the prescribed limit of three months is not exceeded.*

**Note :** *The period of "three years" referred to in this rule should at any time be calculated backward from the end of the actual period of the hospital leave proposed to be granted.*

- 75. Seamen's sick Leave :** (1) A Government employee serving as an officer, warrant officer or petty officer on a Government vessel may, while undergoing medical treatment for sickness or injury, either on his vessel or in hospital, be granted leave by an authority competent to grant leave, on leave salary equal to full pay for a period not exceeding six weeks.

**Provided** that such leave shall not be granted if a Government medical officer certifies that the Government employee is malingering or that his ill health is due to drunkenness or similar self-indulgence or to his own action in willfully causing or aggravating the disease or injury.

- (2) A seamen disabled in the exercise of his duty may be allowed leave salary equal to full pay for a maximum period not exceeding three months, if the following conditions are fulfilled, namely :-
  - (1) A Government medical officer must certify the disability and the disability must not be due to the seamen's own carelessness or inexperience;
  - (2) Such leave is not debited to the leave account.
- (3) In the case of a person to whom the Workmen's Compensation Act, 1923 (8 of 1923) applies, the amount of leave salary payable under this rule shall be reduced by the amount of compensation payable under clause (d) of sub-section (1) of Section-4 of the said Act.

- 76. T.B./Cancer/Leprosy Leave :** A Government employee suffering from T.B., Cancer or Leprosy shall also be entitled to leave as per Rules regarding grant of concessions to Government employee suffering from Tuberculosis/Cancer/Leprosy as prescribed by Government in Health and Family Welfare Department from time to time.

#### CHAPTER - VII - STUDY LEAVE

- 77. Conditions for grant of study leave :** (1) Subject to the conditions specified in this Chapter, study leave may be granted to a Government employee with due regard to the exigencies of public service to enable him to undergo, in or out of India, a special course of study consisting of higher studies or specialised training in a professional or a technical subject having a direct and close connection with the sphere of his duty.

- (2) Study leave may also be granted -
  - (a) for a course of training or study tour in which a Government employee may not attend a regular academic or semi-academic course if the course of training or the study tour is certified to be of definite advantage to Government from the point of view of public interest and is related to sphere of duties of the Government employee;
  - (b) for the purpose of studies connected with the frame work or background of public administration subject to the conditions that -
    - (i) the particular study or study tour should be approved by the authority competent to grant leave,
    - (ii) the Government employee should be required to submit, on his return, a full report on the work done by him while on study leave; and



- (c) for the studies which may not be closely or directly connected with the work of a Government employee, but which are capable of widening his knowledge in a manner likely to improve his abilities as a Government employee and to equip him better to collaborate with those employed in other branches of the public service.
- (3) Study leave shall not be granted unless -
- (a) It is certified by the authority competent to grant leave that the proposed course of study or training shall be of definite advantage from the point of view of public interest;
- (b) It is for prosecution of studies in subjects other than academic or literary subjects; and
- (c) The Department of Economic Affairs of the Ministry of Finance, Government of India agrees to the release of foreign exchange involved in the grant of study leave, if such leave is out of India.
- (4) Study leave out of India shall not be granted for the prosecution of studies in subjects for which adequate facilities exist in India or under any of the schemes administered by the Department of Economic Affairs of the Ministry of Finance or by the Ministry of Education, Government of India.
- (5) Study leave shall not ordinarily be granted to a Government employee-
- (a) who has rendered less than five years' service under the Government; or
- (b) who does not hold a gazetted post under the Government; or
- (c) who is due to retire, or has the option to retire, from the Government service within the years of the date on which he is expected to return to duty after the expiry of the leave.
- (6) Study leave shall not be granted to a Government employee with such frequency as to remove him from contact with his regular work or to cause cadre disbursed owing to his absence on leave.
- 78. Maximum period of study leave ;** The maximum period of study leave, which may be granted to a Government employee, shall be -
- (a) ordinarily twelve months at any one time which shall not be exceeded save for exceptional reasons; and
- (b) during his entire service, twenty-four months in all (inclusive of study leave granted under any other rules).
- Note : The limit of twenty four months of absence includes the period of vacation.*
- 79. Authority competent to sanction on study leave :** Study leave shall be granted to a government employee by the Government in Administrative Department under which the Government employee is serving, in consultation with the Finance Department.
- 80. Application for study leave : (1)** (a) Every application for study leave shall be submitted through proper channel to the authority competent to grant leave.
- (b) The course or courses of study contemplated by the Government employee and any examination which he proposes to undergo shall be clearly specified in such application.
- (2) Where it is not possible for the Government employee to give full details in his application, or if, after leaving India he is to make any change in the program which has been approved in India, he shall submit the particulars as soon as possible to the Head of the Mission or the authority competent to grant leave, as the case may be and shall not, unless prepared to do so at his own risk, commence the course of study or incur any expenses in connection therewith until he receives the approval of the authority competent to grant the study leave for the course.
- 81. Submission of application for study leave and grant of such leave :** (1) Except as otherwise provided in these rules, all applications for study leave shall be submitted to the Government through the prescribed channel and the course or courses of study contemplated and any examination which the Government employee proposes to undergo shall be clearly specified therein. If the course of study is out of India, the administrative department concerned shall forward to the Head of Mission, if there is an Indian Mission in that country, a copy of the approved program of study.



- (2) The administrative department concerned shall inform the Head of Mission of the particulars of the course.
- (3) On completion of a course of study a certificate in the proper form (which may be obtained from the Head of Mission) together with certificates of examinations passed or special courses of study undertaken of the course, remarks, if any, of the authority in charge of a course of study, shall be forwarded to the Head of Mission concerned. When the study leave has been taken in India or any other country where there is no Indian Mission such certificate shall be forwarded to the Administrative Department concerned.

**82. Accounting of study leave and combination with other leave :** (1) Study leave shall not be debited against the leave account of the Government employee.

- (2) Study leave may be combined with other kinds of leave, but in no case shall be granted in combination with leave, other than extraordinary leave, involving a total absence of more than twenty eight months from the regular duties of the Government employee.
- (3) A Government employee granted study leave in combination with any other leave may, if he so desires, commence his study before the end of other leave but the period of such leave coinciding with the course of study shall not count as study leave.

*Note : The limit of twenty eight month's absence in sub-rule 2 includes the period of vacation.*

**83. Regulation of study leave extending beyond course of study :** When the course of study falls short of study leave granted to a Government employee, he shall resume duty on the conclusion of the course of study, unless the previous sanction of the authority competent to grant leave has been obtained to treat the period of shortfall as ordinary leave.

**84. Leaves salary during study leave :** (1) During study leave, a Government employee shall draw leave salary equal to the amount admissible during half pay leave.

- (2) The rate of exchange prescribed by the Union Government for the conversion of leave salary (other than admissible during the first one hundred twenty days of earned leave) shall apply to the leave salary during study leave.

**85. Conditions for grant of study allowance :** (1) A study allowance shall be granted to a Government employee who has been granted study leave for the period spent in prosecuting a definite course of study at a recognised institution or in any definite tour of inspection of any special class of work, as well as for the period covered by any examination at the end of the course of study.

- (2) Where a Government employee has been permitted to receive and retain, in addition to his leave salary, any scholarship or stipend that may be awarded to him from a Government or non-Government source, or any other remuneration in respect of any part-time employment,

- (a) no study allowance shall be admissible in case the net amount of such scholarship or stipend or remuneration (arrived at by deducting the cost of fees, if any, paid by the Government employee, from the value of scholarship or stipend or remuneration) exceeds the amount of study allowance otherwise admissible,

- (b) in case the net amount of scholarship or stipend or remuneration is less than the study allowance otherwise admissible, the difference between the value of the net scholarship or stipend or any other remuneration in respect of any part-time employment and the study allowance may be granted by the authority competent to grant leave.

- (3) Study allowance shall not be granted for any period during which a Government employee interrupts his course of study to suit his own convenience :

**Provided** that the authority competent to grant leave or the Head of Mission may authorise the grant of study allowance for a period not exceeding fourteen days at a time during such interruption if it was due to sickness.

- (4) The period for which study allowance may be granted shall not exceed twenty four months in all.
- (5) Study allowance shall also be allowed for the entire period of vacation during the course of study subject to the conditions that -



- (a) the Government employee attends during vacation any special course of study or practical training under the direction of the Government or the authority competent to grant leave, as the case may be; or
- (b) in the absence of any such direction, he produces satisfactory evidence before the Head of Mission or the authority competent to grant leave, as the case may be, that he has continued his studies during the vacation :

**Provided** that in respect of vacation falling at the end of the course of study it shall be allowed for a maximum period of 14 days.

*Note : The period of vacation during which study allowance is drawn shall be taken into account in calculating the maximum period of twenty four months for which study allowance is admissible.*

**86. Rates of study allowance :** (1) The rates of study allowance shall be as follows namely :-

Name of country	Study allowance per diem.
Australia	12£ (Sterling)
Continent of Europe	1£ (Sterling)
India	Half of the full daily allowance to which the Government employee would have been entitled under the Gujarat Civil Services (Travelling Allowance) Rules, 2002, if he were on tour to the place of study.
New Zeland	12£ (Sterling)
United Kingdom	16£ (Sterling)
United States of America	30\$ (Dollar)

- (2) The rates of study allowance to be granted to a Government employee who avail study leave in other countries shall be such as may specially be determined by the Government in each case.
- (3) In case where a place of study and place of duty are same, the Government employee shall be entitled to leave salary plus the study allowance which shall not together exceed the pay that he would have otherwise drawn had he been on duty.

**87. Procedure for payment of study allowance :** (1) In the case of Gazetted Government employee, the payment of study allowance shall be subject to the furnishing of a certificate by the Government employee to the effect that he is not in receipt of any scholarship or stipend or any other remuneration in respect of any part-time employment.

- (2) In the case of non-Gazetted Government employee, to whom study leave has been granted in relaxation of the provision of clause (b) of sub-rule (5) of rule-77, such a certificate as is referred to in sub-rule (1) shall be obtained from him by the drawing officer and the same shall be enclosed along with the bill for the drawal of study allowance.
- (3) Study allowance shall be paid at the end of every month provisionally subject to an undertaking in writing being obtained from the Government employee that he would refund to the Government any over payment consequent on his failure to produce the required certificate of attendance or on his failure to satisfy the authority competent to grant leave about the proper utilization of the time spent for which study allowance is claimed.
- (4) (a) In the case of a definite course of study at a recognized institution, the study allowance shall be payable by the authority competent to grant leave, if the study leave availed of is in India or in a country where there is no Indian Mission, and by the Head of the Mission in other cases, on claim submitted by proper certificate of attendance.
- (b) The certificate of attendance required to be submitted in support of the claims for study allowance shall be forwarded at the end of the term if the Government employee is undergoing study in an educational institution or at intervals not exceeding three months if he is undergoing study at any other institution.

- (5) (a) When the programme of study approved does not include, or does not consist entirely of such a course of study, the Government employee shall submit to the authority competent to grant leave direct or through the Head of the Mission a diary showing how his time has been spent and a report indicating fully the nature of the methods and operations which have been studied and including suggestions as to the possibility of adopting such methods or operations to conditions obtaining in India.
- (b) The authority competent to grant leave shall decide whether the diary and report show that the time of the Government employee was utilised properly and shall determine accordingly for what period study allowance may be granted.

**88. Admissibility of allowances in addition to study allowances :** No allowance of any kind other than the study allowance or the travelling allowance, where specifically sanctioned under rule-85 shall be admissible to a Government employee in respect of the period of study leave granted to him.

**89. Travelling allowance during study leave :** A Government employee to whom study leave has been granted shall not ordinarily be paid travelling allowance but the Government may in exceptional circumstances sanction the payment of such allowance.

**90. Cost of fees for study :** A Government employee to whom study leave has been granted shall ordinarily be required to meet the cost of fees paid for the study but in exceptional cases, the Government may sanction the payment of such fees :

**Provided** that in no case shall the cost of fees be paid to a Government employee who is in receipt of scholarship or stipend from whatever source or who is permitted to receive or retain, in addition to his leave salary, any remuneration in respect of part-time employment.

**91. Resignation or retirement after study leave :** (1) If a Government employee resigns or retires from service or otherwise quits service without returning to duty after completion of study leave or within a period of three years after such return to duty, he shall be required to refund -

- (1) (a) the actual amount of leave salary, study allowance, cost of fees, travelling and other expenses, if any, incurred by the Government, and
- (1) (b) double the amount, if any, of the cost incurred by other agencies, such as foreign Governments, Foundations and Trusts in connection with the course of study, together with interest hereon at rates for the time being in force on Government loans, from the date of demand, before his resignation is accepted or permission to retire is granted or his quitting service otherwise:

**Provided** that nothing in this rule shall apply -

- (i) to a Government employee who, after return to duty from study leave, is permitted to retire from service on medical grounds; or
- (ii) to a Government employee who after return to duty from study leave, is deputed to serve in any statutory or autonomous body or institution under the control of the Government and is subsequently permitted to retire from service under the Government with a view to his permanent absorption in the said statutory or autonomous body or institution in the public interest.
- (2) (a) The study leave availed of by such Government employee shall be converted into regular leave standing at his credit on the date on which the study leave commenced, any regular leave taken in continuation of study leave being suitably adjusted for the purpose and the balance of the period of study leave, if any, which cannot be so converted, shall be treated as extraordinary leave.
- (b) In addition to the amount to be refunded by the Government employee under sub-rule(1), he shall be required to refund any, excess of leave salary actually drawn over the leave salary admissible on conversion of the study leave.

**92. Execution of Bond :** (1) Every Government employee in permanent employ who has been granted study leave or extension of such leave shall be required to execute a bond as given in **Form-6** or **Form-7** as the case may be, annexed, to these rules before the study leave or extension of such leave granted to him commences.



If study leave or extension of such leave is granted to a Government employee not in permanent employ the bond shall be executed as given in **Form-8** or **Form-9**, as the case may be, annexed to these rules.

- (2) The authority sanctioning the study leave shall send to the audit officer concerned or the Pay and Accounts Officer a certificate to the effect that the Government employee has executed the requisite bond.

**93. Commencement of Course of Study during other than study leave :-** A Government employee may, subject to the approval of the proper authority being obtained as required under rule-77 undertake or commence a course of study during earned leave, and subject to rule-85 draw study allowance in respect thereof.

**94. Counting of Study Leave for promotion, Pension, Seniority, Leave and increments :** (1) Study leave shall count as service for the purpose of promotion, pension, seniority, leave and increments.

- (2) The period spent on study leave shall not count for earning leave other than half pay leave under these rules.

#### CHAPTER - VIII - MISCELLANEOUS

**95. Temporary and officiating service taken into account for leave purposes :** Temporary and officiating service, rendered under the Central Government or any State Government, shall if followed by confirmation under the Government of Gujarat without interruption of duty, be taken into account for the purpose of the leave account provided that under the rules laid down by the other Government such service would have counted had the Government employee in question continued in the service of the Government without a break of service till confirmation and provided that the other Government treats in a similar manner temporary and officiating service rendered under the Government of Gujarat.

**96. Leave to Advocate General :** The Advocate General may be granted leave as follows, if his pay is fixed at a definite rate but his whole time is not retained for the service of Government :-

- (a) leave on full pay during the vacation of the High Court, provided that no extra expense is thereby caused to Government. Such leave will be counted as duty.
- (b) half pay leave for not more than six months once only in his service after six years of duty.
- (c) half pay leave on medical certificate subject to a maximum of twelve months during the whole service, and when the maximum period of twelve months is exhausted, and further leave on medical certificate not exceeding six months in all in exceptional cases on the recommendation of a medical board.
- (d) on the conditions prescribed in rule-60 extraordinary leave.
- (e) leave under any one of the clauses of these rules may be combined with leave under any other clause.

**97. Grant of leave to Government employees appointed on contract Basis :** A Government employee appointed on contract basis shall not be entitled to any kind of leave under these rules.

**98. Leave to Government employees remunerated by honoraria :** A Government employee remunerated by honoraria may be granted half pay leave on the terms laid down in rule-96, provided that he makes satisfactory arrangements for the performance of his duties, that no extra expense is caused to Government and that during the said half pay leave, the whole of honoraria is paid to the person who officiates in his post.

*Exception : This rule does not apply to Honorary Professors and Honorary Lecturers in the Medical Department.*

**99. Leave to Government employees in non-continuous and part-time service :** (1) No leave, except on half pay, shall be granted to the following:-

- (i) part-time lecturers in regional languages;
  - (ii) part-time Professors and lecturers in the Medical Department who are remunerated wholly by pay.
  - (iii) part-time staff employed in the several offices under the Commissioner of Labour,
  - (iv) part-time Professors, Assistant Professors, Lecturers and teachers.
- (2) Half pay leave admissible under sub-rule (1) shall be allowed at the rate of 15 days for each year of duty.



*Note : The term "each year of duty" in this rule means a year comprising of 365 days of actual duty which may spread over a number of months.*

- (3) The maximum amount of half pay leave to be granted at any one of time under sub-rule (1) shall be limited to ninety days on condition that such leave has been earned.
- (4) Officers serving in the vacation Department will be allowed to prefix or affix half pay leave to a vacation but not both. They will be allowed full pay during vacation, which will be counted as duty provided that no extra expenditure is thereby caused to Government.

*Note : In case where a Government employee has been allowed to prefix half pay leave to a vacation but is unable to resume duties for the circumstances beyond his control the competent authority, on the merits of the case, and at its discretion, condone such an irregularity, as a special case.*

- (5) Half pay leave will also be granted to officers mentioned in clause (ii) of sub-rule (1) if taken elsewhere in India, Sri Lanka, Nepal, Burma or Aden for purposes of study on the conditions that they will undertake to continue to serve Government on return from half pay leave for a period upto a maximum of five years if so desired by them and that in the event of default they shall reimburse to Government all amounts received by them during the period of half pay leave.
- (6) The half pay leave shall, in no case, extend beyond the tenure of the appointment.
- (7) Half pay leave cannot be claimed as of right.

**100. Leave to Boring Mechanics Mukadams and Trained Coolies :** Boring Mechanics, Mukadams and Trained Coolies, employed in the Agricultural Department for boring work, may be granted :-

- (1) leave upto one eleventh of the period spent on duty, subject to a maximum of sixty days at a time, on monthly leave allowance equal to the earnings prior to proceeding on leave; and
- (2) leave on medical certificate on half the above allowance for a further one-eleventh of the period spent on duty, provided that not less than five years' duty has been done by them.

**CHAPTER - IX - REPEAL AND SAVINGS**

**101. Repeal and Savings :** The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to Leave are hereby repealed:

**Provided** that such repeal shall not affect the previous operation of the rules so repealed or anything done or any action taken there under.

**By order and in the name of the Governor of Gujarat.**

**S. G. MANKAD,**  
Principal Secretary to Government.



**APPENDIX – I****[See Rule - 7 & 8]*****Authorities to whom powers under the Gujarat Civil Services  
(Leave) Rules, 2002 have been delegated***

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
1.	9(23)(e)	Powers to regularise the period of compulsory waiting to 'duty'.	Administrative Departments	Upto a period of fifteen days	Upto a period of fifteen days	Upto a period of fifteen days
2.	9(34)	Declaring an officer as Head of Department.	Administrative Departments	Full powers subject to observation of the following conditions: 1. The officer should be the Head of an identifiable organisation 2. The minimum of the pay scale of the officer should not be less than that of the Deputy Secretary to Government. 3. These powers should be exercised only by the Secretary of the Administrative Department.		
3.	9(52)	To make officiating appointment for a period not exceeding two months.	All Gazetted Heads of Offices.	Government employees holding Class III posts under their control.	Appointments should be made from the approved list of candidates if there be any and all appointment should be reported immediately to the appointing authority.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya  (2) All Heads of Departments  (3) Appointing Authority	Full powers  - do -  - do -	In respect of Heads of Department  In respect of all class one and two officers, excluding Heads of Department  In respect of all class three and four Government employees	
8.	27	(i) Power to grant earned leave or half pay leave or commuted leave due and admissible  (ii) Power to sanction extraordinary leave	Administrative Departments, Heads of Departments and Heads of Offices  - do -	Due and admissible under these rules  Upto 540 days	Provided the total of earned leave and half pay leave and commuted leave does not exceed 240 days  Subject to the condition that if it is combined with earned leave and/or half pay leave and/or commuted leave, the total duration of such leave does not exceed 400 days	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	-Comment
1	2	3	4	5	6	7
		(iii) Power to sanction extraordinary leave	Administrative Department	(1) When the total exceeds 540 days (2) When the total in combination with earned leave and/or half pay leave, and/or commuted leave exceeds 400 days	With the concurrence of the Finance Department	
		(iv) Power to sanction special disability leave and hospital leave	Administrative Department	Admissible under rules	With the concurrence of the Finance Department	
9.	39	Power to grant leave to a Government employee who is declared by a Medical Authority to be completely and permanently incapacitated for further service.	Officer competent to sanction his pension.	Full powers.		
10.	44	Power to extend leave of a Government employee who remains absent after the end of his leave.	The authority which granted the leave.	Full powers provided that the Government employee on leave will on his return be under the authority's administrative control.		

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
11.	69	Power to grant Maternity leave	Heads of offices	Female Government employees employed under them.		
12.	72 & 73	Power to grant special disability leave for injury intentionally inflicted or for accidental injury.	Secretaries of Departments.	Full Powers.		
13.	75	Power to grant leave on account of ill-health to officers on Government vessels while undergoing medical treatment.	Any authority competent to grant leave under rule 37.	Full Powers.		

## APPENDIX - II

[See Rule - 9 (34)]

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

**1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT:**

- 1.1 Secretary to Government.
- 1.2 Director of Agriculture.
- 1.3 Director of Animal Husbandry.
- 1.4 Director of Sugar
- 1.5 Director of Co-operative Societies.
- 1.6 President, Gujarat State Co-operative Tribunal.
- 1.7 Director of Horticulture.

**2.0 EDUCATION DEPARTMENT:**

- 2.1 Secretary (Education) to Government.
- 2.2 Secretary (Technical and Higher Education)
- 2.3 Commissioner of Higher Education

- 2.4 Commissioner of Mid-day-Meals and Schools)
- 2.5 Director of Primary Education
- 2.6 Director of Technical Education
- 2.7 Director of N.C.C.
- 2.8 Director of State Project Gujarat Primary Education Council
- 2.9 Director of Gujarat Council Education Research & Training
- 2.10 Director of Literacy and Continuing Education
- 2.11 Chairman, Gujarat Secondary Education on Board
- 2.12 Gujarat Primary Education Tribunal, Ahmedabad
- 2.13 Director Gujarat Education Technology Bhavan
- 2.14 Chairman, Gujarat State Examination Board
- 2.15 Director of State Project
- 2.16 Chairman, Technical Examination Board

**3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**

- 3.1 Secretary to Government.
- 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
- 3.3 Secretary, Gujarat Electricity Regulatory Commission.
- 3.4 Director of Petroleum.

**4.0 FINANCE DEPARTMENT :**

- 4.1 Secretary to Government.
- 4.2 Director of Accounts and Treasuries
- 4.3 Commissioner of Sales Tax.
- 4.4 President, Gujarat Sales Tax Tribunal
- 4.5 Director of Insurance.
- 4.6 Director of Pension and Provident Fund.

**5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**

- 5.1 Secretary to Government.
- 5.2 Director of Civil Supplies.
- 5.3 Director of Food.
- 5.4 Food and Civil Supplies Controller.
- 5.5 The Registrar, Consumer Disputes Redressal Commission.
- 5.6 Controller of Weights & Measures.

**6.0 FOREST AND ENVIRONMENT DEPARTMENT :**

- 6.1 Secretary to Government.
- 6.2 Principal Chief Conservator of Forests.
- 6.3 Conservator of Forests.

**7.0 GENERAL ADMINISTRATION DEPARTMENT :**

- 7.1 Secretary to Government.
- 7.2 Secretary to Governor.
- 7.3 Comptroller to the Governor
- 7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell,
- 7.5 Director, Directorate of Economics & Statistics
- 7.6 Director of Evaluation
- 7.7 Secretary, Gujarat Public Service Commission



- 7.8 Secretary, Subordinate Staff Selection Board
- 7.9 Chief Editor, Gujarat District Gazetteers
- 7.10 Director of Languages
- 7.11 Commissioner of Training and Director, Sardar Patel Institute of Public Administration
- 7.12 Resident Commissioner, New Delhi
- 7.13 Secretary, Gujarat Civil Services Tribunal
- 7.14 Registrar, Office of Hon'ble Lokayukta
- 7.15 Secretary, State Election Commission

#### **8.0 HEALTH AND FAMILY WELFARE DEPARTMENT :**

- 8.1 Secretary to Government.
- 8.2 Commissioner of Health, Medical and Medical Education
- 8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education
- 8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.6 Director of Medical Services (E.S.I. Scheme)
- 8.7 Director of Indian System of Medicine and Homeopathy
- 8.8 Commissioner of Food & Drugs Control Administration
- 8.9 Director of Stock Holding Central Medical Stores Organization

#### **9.0 HOME DEPARTMENT :**

- 9.1 Secretary to Government.
- 9.2 Director General and Inspector General of Police
- 9.3 Commandant General Home Guards
- 9.4 Additional Inspector General of Police, Police Computer Center
- 9.5 Inspector General of Prisons.
- 9.6 Director of Transport
- 9.7 Secretary, Gujarat Vigilance Commission
- 9.8 Director of Sainik Welfare
- 9.9 Director of civil Defence
- 9.10 Director of Forensic Science Laboratory
- 9.11 Additional Director General of Police Public Prosecution,
- 9.12 Commissioner and Additional Director General of Police, Prohibition & Excise
- 9.13 Director General of Police & Director, Anti-Corruption Bureau

#### **10.0 INDUSTRIES AND MINES DEPARTMENT**

- 10.1 Secretary to Government.
- 10.2 Industries Commissioner
- 10.3 Commissioner of Cottage Industries
- 10.4 Commissioner of Geology and Mining
- 10.5 Director of Government Printing & Stationery
- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce

#### **11.0 INFORMATION AND BROADCASTING DEPARTMENT**

- 11.1 Secretary to Government
- 11.2 Director of Information
- 11.3 Commissioner of Entertainment Tax

**12.0 NARMADA AND WATER RESOURCES DEPARTMENT :**

- 12.1 Secretary to Government.
- 12.2 Chief Engineers
- 12.3 Superintending Engineers of Circles
- 12.4 Superintending Engineers of Water Resources Investigation Circles
- 12.5 Area Development Commissioner
- 12.6 Additional Collectors (Irrigation)
- 12.7 Director, Gujarat Engineering Research Institute
- 12.8 Chief Controller of Accounts (Narmada Project)

**13.0 LABOUR AND EMPLOYMENT DEPARTMENT :**

- 13.1 Secretary to Government.
- 13.2 Commissioner of Labour
- 13.3 Commissioner of Rural Labour
- 13.4 Director of Employment and Training
- 13.5 Registrar, Industrial Court and Wage Boards
- 13.6 Registrar of Labour Court

**14.0 LEGAL DEPARTMENT :**

- 14.1 Secretary to Government.
- 14.2 Advocate General
- 14.3 Charity Commissioner
- 14.4 Chief Judge of Court of Small Causes
- 14.5 Chief Magistrate for the City of Ahmedabad
- 14.6 District and Session Judges
- 14.7 Official Trustee and Administrator General
- 14.8 Principal Judge, City Civil and Sessions Court
- 14.9 Registrar, Gujarat High Court
- 14.10 Member Secretary, Gujarat State Legal Services Authority.
- 14.11 Principal Judge, Family Court
- 14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court Fees)
- 14.13 Registrar, Gujarat Public Works Contract Disputes Arbitration Tribunal.

**15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :**

- 15.1 Secretary to Government.
- 15.2 Development Commissioner
- 15.3 The Gram Vikas Commissioner
- 15.4 The Gujarat Panchayat Service Selection Board
- 15.5 Director of State Institute of Rural Development and Panchayati Raj
- 15.6 Commissioner of Rural Development

**16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**

- 16.1 Secretary to Government.

**17.0 PORTS AND FISHERIES DEPARTMENT :**



- 17.1 Secretary to Government.
- 17.2 Commissioner of Fisheries
- 18.0 REVENUE DEPARTMENT :**
  - 18.1 Secretary to Government.
  - 18.2 District Collectors
  - 18.3 Commissioner of Land Reforms
  - 18.4 President, Gujarat Revenue Tribunal
  - 18.5 Director of Relief
  - 18.6 Secretary (Appeals)
  - 18.7 Settlement Commissioner and Director of Land Records
  - 18.8 Superintendent of Stamps
  - 18.9 Inspector General of Registration
- 19.0 ROADS AND BUILDINGS DEPARTMENT :**
  - 19.1 Secretary to Government
  - 19.2 Chief Engineer
  - 19.3 Chief Architectural and Town Planner
  - 19.4 (C.E. & S.P.) Director Staff Training College
  - 19.5 Controller of Accommodation
  - 19.6 Director of Parks and Gardens
  - 19.7 Superintending Engineers of Circles
- 20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**
  - 20.1 Secretary to Government.
  - 20.2 Director of Social Defence
  - 20.3 Director of Scheduled Caste Welfare
  - 20.4 Director of Developing Caste welfer
  - 20.5 Commissioner of Disability
- 21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**
  - 21.1 Secretary to Government.
  - 21.2 Chief Town Planner
  - 21.3 Director of Municipalities
- 22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**
  - 22.1 Secretary to Government.
  - 22.2 Commissioner of Youth Services and Cultural Activities
  - 22.3 Director of Museums
  - 22.4 Director of Archaeology.
  - 22.5 Director of Archieves
  - 22.6 Director of Library
  - 22.7 Director General, Sports Authority of Gujarat.
- 23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**
  - 23.1 Secretary to Government.
  - 23.2 Commissioner Women & Child Development
- 24.0 SCIENCE AND TECHNOLOGY DEPARATMENT :**
  - 24.1 Secretary to Government.
- 25.0 GUJARAT LEGISLATURE SECRETARIATE :**
  - 25.1 Secretary to Gujarat Legislature Secretariat

**APPENDIX - III**

(See Rule - 39)

***List of Government employees serving in  
Vacation/Non-Vacation Department***

The following classes of Government employees serve in Vacation Departments when the conditions of rule 5 are fulfilled :-

**1 (a) Under the Education Department :-**

All Government employees of the Education Department including the staff in schools and colleges, except administrative and Inspecting Officers and their establishment.

**Note :** The following classes of Government employees should be treated as belonging to a Non-Vacation Department :-

- (i) Clerks and other ministerial employees in all Educational Institutions including colleges,
- (ii) Librarians, Assistant Librarians in all Educational institutions including colleges;
- (iii) Registrars of Government Colleges;
- (iv) Such Class IV employees as are attached to the offices of the Educational Institutions;

**3. Under the Directorate of Health, Medical, Medical Education and Research -**

- (a) Full-time teaching staff working at Government Medical Colleges;

Except -

- (i) Officer holding the post of Principal of the College,
- (ii) Professor of Pathology;
- (iii) Lecturer in Pathology;
- (iv) Lecturer in Bacteriology;
- (v) Senior-most Junior Lecturer in Pathology; and
- (vi) Senior-most Junior Lecturer in Bacteriology

**Note :** The following full-time teaching staff appointed at Government Dental College and Hospital, should be treated as belonging to a Non-Vacation Department :-

- (i) Professor of Dentistry and Dental Surgeon;
- (ii) Lecturer in Dentistry;
- (iii) Full-time Demonstrator in Dentistry.

**4. Under the Directorate of Ayurveda -**

- (a) The following posts at Government Ayurvedic College :-

- (i) Lecturer in Anatomy, Bacteriology and Hygiene;
- (ii) Lecturer in Dravyaguna and Rasashastra.
- (iii) Junior Lecturer in Rog-Nidan.
- (iv) Lecturer in Physics, Chemistry and Biology.
- (v) Demonstrator in Anatomy.
- (vi) Demonstrator in Physiology.
- (vii) Demonstrator in Pathology.
- (viii) Demonstrator in Dravyaguna and Rasashastra.
- (ix) Demonstrator in Physics, Chemistry and Biology.

**Note :** The following posts at the Government Ayurvedic College should be treated as belonging to Non-Vacation Department :-

- (i) Principal-cum-Superintendent.
- (ii) Professor in Physiology, Biochemistry and Pathology.

- (iii) Lecturer in Clinical Medicine, Pharmacology and Materia Medica.
- (iv) Professor, Sharir and shalya Shalakya.
- (v) Professor, Doshadhatu Mala Vidnyan and Rog Nidan.
- (vi) Professor, Dravyaguna and Rasashastra (Pharmacist).
- (vii) Professor in Kayachikitsa.
- (viii) Professor in Kaumar Bharitya.

#### 4. Under Judicial Department –

All Judicial Officers and their office establishments including class IV Government employees except District and Sessions Judges, Assistant Judges holding appellate powers, Joint and Additional Sessions Judges and Principal Judges of the City Civil and Sessions Court, Ahmedabad.

**Note-1 :** The Judges and Staff of the Labour Courts should be treated as belonging to a Non-Vacation Department.

**Note-2 :** The posts of Adjudicators (Industrial Tribunals) should be treated as belonging to a Non-Vacation Department.

**Note-3 :** The Civil Judge-cum-Magistrates should be treated as belonging to a Vacation department.

**Note-4 :** The posts of Chief Metropolitan Magistrate.

Additional Chief Metropolitan Magistrate and Metropolitan Magistrate should be treated as belonging to a Non-Vacation Department.

#### 5. Under the Police Department –

Those members of the staff attached to the Police Training College who are allowed regular Vacations.

**Note :** The Assistant Superintendents of Police, Deputy Superintendents of Police and Language Master at Police Training College, do not serve in a Vacation Department. But the Inspector and Sub-Inspectors undergoing training at the college serve in a Vacation Department.

#### 6. Under the Directorate of Fisheries –

The staff attached to Government Fisheries Schools (except Class IV staff).

### FORM – 1

(See Rule-24)

#### *Application for leave or for extension of leave*

1. Name of applicant :
  2. Post held :
  3. Department, Office and Section :
  4. Pay :
  5. House rent and other compensatory allowances drawn in the present post. :
  6. Nature and period of leave :
  7. Sundays and holidays, if any, proposed to be prefixed/suffixed to leave :
  8. Grounds on which leave is applied for :
  9. Date of return from last leave, and the nature and period of that leave :
  10. Address during leave period :
  11. \* In the event of my resignation or voluntary retirement from service, I undertake to refund :-
    - (i) the difference between the leave salary drawn during commuted leave and that admissible during half pay leave, which would not have been admissible, had sub-rule (1) of rule 57 not been applied.
    - (ii) The leave salary drawn during leave not due which would not have been admissible had sub-rule (1) of rule 59 not been applied.
  12. \* I certify that I do not have two or more living children on the date of this application.
- \* **Score out whichever be not applicable.**



13. Remarks and/or recommendation of the Controlling Officer.

Signature (with date)

Designation.

14. Orders of the authority competent to grant leave.

Signature (with date)

Designation.

- \* If the applicant is drawing any compensatory allowance, it should also be indicated in the orders whether on the expiry of leave, the Government employee is likely to return to the same post or to another post carrying similar allowance. :

Signature of Applicant

(With date)

### FORM - 2

(See Rule-25)

#### Leave Account

#### EARNED LEAVE

Particulars of services in the calendar half year		Completed months of service in the half year	E. L. credited at the beginning of half year	No. of days of extra-ordinary leave (Col. 36) availed of during the previous calendar half year	E. L. to be deducted (1/10th of the period in Col. 5)	Total E. L. at credit in days (Col. 4 + 11 - 6)	Leave Taken			Balance of E. L. on return from leave (Col. 7-10)	No. & Date of Order sanctioning the Leave	Signature of Head of Office
From	To						From	To	No. of days			
1	2	3	4	5	6	7	8	9	10	11	12	13

#### HALF PAY LEAVE (On Private affairs and MC including commuted leave and Leave Not Due)

Length of Service			Credit of Leave		Leave Taken Against the earning of half pay			Commuted Leave on Medical Certificate on Full Pay or without Medical Certificate for approved study in the interest of the Board *			Commuted leave converted to half pay leave (Twice of 11)	Balance (Col. 5 - 8 - 12)	No. & Date of Order sanctioning the Leave	Signature of Head of Office
From	To	Completed months of service in the calendar half year	HPL credited at the beginning of half year	Leave at Credit (Col. 4 + 24)	From	To	No. of days	From	To	No. of days				
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

\* Limited to commuted leave of 90 days representing 180 days of Half Pay Leave during the entire service



**HALF PAY LEAVE (On Private affairs and M C including commuted leave and Leave Not Due) (Cont.)**

						L. N. D. Limited to 360 days in entire Service				
Commuted leave on medical certificate on full pay			Limited to 180 days on H.P.L. Converted to 90 days commuted leave in entire service			Total of leave not due (Col. 18 + 21)	Total half pay leave taken (Col. 12 + 22)	Balance of half pay leave on return from leave (Col. 5 + 23)	No. & Date of Order sanctioning the Leave	Signature of Head of Office
From	To	No. of days	From	To	No. of days					
16	17	18	19	20	21	22	23	24	25	26

**Extraordinary Leave & Other kinds of Leave taken during the service**

Kind of Leave	Duration of Leave			No. & Date of Order sanctioning the Leave	Remarks	Signature of Head of Office
	From	To	No. of days			
1	2	3	4	5	6	7

**FORM - 3**

(See Rule-35)

**Medical certificate for Government employees recommended leave or extension of leave or commutation of leave**

Statement of the case of \_\_\_\_\_ Name (to be filled in by the applicant in the presence of the Civil Surgeon or authorized Medical Attendant. Appointment held \_\_\_\_\_

Age \_\_\_\_\_

Total Service \_\_\_\_\_

Previous periods of leave of absence on medical certificate \_\_\_\_\_

Habits \_\_\_\_\_

Disease \_\_\_\_\_

I \_\_\_\_\_ Civil Surgeon/Medical Officer of \_\_\_\_\_

After careful personal examination of the case hereby certify that Shri/Smt./Kumari \_\_\_\_\_

Is in a bad state of health and I solemnly and sincerely declare that according to the best of my judgement a period of absence from duty is essentially necessary for the recovery of his/her health and recommend that he/she may be granted leave for \_\_\_\_\_ with effect from \_\_\_\_\_

**Civil Surgeon/Authorized  
Medical attendant/  
Registered Medical  
Practitioner.**

**Note :** This form should be adhered to as closely as possible and should be filled in after the signature of the Government employee has been taken. The certifying officer is not at liberty to certify that the Government employee requires a change from or to a particular locality or that he is not fit to proceed to a particular locality. Such certificates should only be given at the explicit desire of the administrative authority concerned to whom it is open to decide, when an application on such grounds has been made to him, whether the applicant should go before a Medical Board to decide the question of his/her fitness for service.

\* This sentence should either be modified by scoring out the irrelevant words or altogether scored out according as the period of leave recommended is upto two months or exceeds that period.

**FORM - 4**

(See Rule-37 (4))

***Medical certificate of fitness to return to duty***

Signature of Government employee \_\_\_\_\_

We the members of Medical Boards

I \_\_\_\_\_ Civil Surgeon/Authorized Medical Attendant/Registered Medical Practitioner, do hereby certify that we/I have carefully examined Shri/Shrimati/Kumari \_\_\_\_\_ whose signature is given above, and find that he/she has recovered from his/her illness and is now fit to resume duties in Government service. We/I examined the original medical certificate(s) and statement(s) of the case (or certified copies thereof) on which leave was granted or extended and have taken these into consideration in arriving at our/my decision.

**Civil Surgeon/  
Authorized Medical Attendant/  
Registered Medical Practitioner.**

Dated .....

**Note :** The original medical certificate(s) and statement(s) of the case on which the leave was originally granted or extended shall be produced before the authority required to issue the above certificate.

**FORM - 5**

(See Rule-58 (4))

***Medical Certificate for commuted leave on the ground of sickness of a family member of a Government employee***

This is to certify that \_\_\_\_\_ days of leave would be necessary for Shri / Shrimati / Kumari \_\_\_\_\_ serving in \_\_\_\_\_ Office / Department for looking after the health of his / her wife / husband / Legitimate and step son / daughter / unmarried sister / brother / father / mother who is suffering from \_\_\_\_\_ and is under my treatment.

**Civil Surgeon  
Staff Surgeon  
Authorised Medical attendant  
Registered Medical Practitioner**

Dated the .....

**FORM - 6**

(See Rule-92)

***Bond to be executed by a Government Employee in permanent employ, when proceeding on Study Leave***

KNOW ALL MEN BY THESE PRESENTS THAT I \_\_\_\_\_ resident of \_\_\_\_\_ in the district of \_\_\_\_\_ at present employed as \_\_\_\_\_ in the Department/Office of \_\_\_\_\_ do hereby bind myself and my heirs executors and administrators to pay to the Governor of Gujarat (hereinafter called the Government) on demand the sum of Rs \_\_\_\_\_ (Rupees \_\_\_\_\_) together with interest thereon from the date of demand at Government rates for the time being in force on Government loans if payment is made in a country other than India the equivalent of the said amount in the currency of that country converted at the official rate of exchange between that country converted at the official rate of exchange between that country and India AND TOGETHER with all costs between attorney and client and all charges and expenses that shall or may have been incurred by the Government -



Signed and dated this \_\_\_\_\_ Day of \_\_\_\_\_ two thousand \_\_\_\_\_

Signature \_\_\_\_\_

Witness \_\_\_\_\_ (1)

Witness \_\_\_\_\_ (2)

WHEREAS I, \_\_\_\_\_ am granted study leave by Government.

AND WHEREAS for the better protection of the Government I have agreed to execute this bond with such condition as here under is written;

Now, the condition of above written obligation is that in the event of my resigning or retiring from service without returning to duty after the expiry of termination of the period of study leave or at any time within a period of three years after my return to duty I shall forthwith pay to the Government or as may be directed by the Government on demand the said sum of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_) together with interest thereon from the date of demand at Government rates for the time being in force on Government loans.

AND upon my making such payment the above written obligation shall be void and of no effect otherwise it shall be and remain in full force and virtue.

The Government of Gujarat have agreed to bear the stamp duty payable on this bond.

Signed and delivered by \_\_\_\_\_ in the presence of Witness.

(1)

(2)

**ACCEPTED**

**For and on behalf of the Governor of Gujarat.**

**FORM - 7**

**(See Rule-92)**

***Bond to be executed by a Government employee in permanent employ, when granted extension of Study Leave***

KNOW ALL MEN BY REPRESENTS THAT I \_\_\_\_\_ resident of \_\_\_\_\_ in the District of \_\_\_\_\_ in the District of \_\_\_\_\_ at present employed as \_\_\_\_\_ the Department/Office of \_\_\_\_\_ do hereby bind myself and my heirs, executors and administrators to the Governor of Gujarat (hereinafter called "the Government") on demand the sum of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_) together with interest thereon from the date of demand at Government rates for the time being in force on Government loans, or, if payment is made in country other than India, the equivalent of the said amount in the currency of that country converted at the official rate of exchange between that Country and India AND TOGETHER with all costs between attorney and client and all charges and expenses that shall or may have been incurred by the Government.

Signed and dated this \_\_\_\_\_ Day of \_\_\_\_\_ two thousand \_\_\_\_\_

WHEREAS I \_\_\_\_\_ was granted study leave by Government for the period from \_\_\_\_\_ to \_\_\_\_\_ in consideration of which I executed a bond dated \_\_\_\_\_ for Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_) in favour of the Governor of Gujarat.

AND WHEREAS the extension of study leave has been granted to me at my request until \_\_\_\_\_

AND WHEREAS for the better protection of the Government I have agreed to execute this bond with such condition as hereunder is written.

NOW THE CONDITIONS OF THE ABOVE WRITTEN OBLIGATION IS THAT in the event of my failing to resume duty, or otherwise quitting resigning or retiring service without returning to duty after the expiry or termination of the period of study leave so extended or any time within a period of three years after my return to duty I shall forthwith pay to the Government or as may be directed by the Government on demand the said sum of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_) together with interest thereon from the date of demand at Government rates for the time being in force on Government loans.

AND UPON MY making such payment the above written obligation shall be void and of no effect otherwise it shall be and remain in full force and virtue.

The Government of Gujarat have agreed to bear the stamp duty payable on this bond.

Signed and delivered by \_\_\_\_\_ in the presence of

Witness

(1)

(2)

**ACCEPTED**

**For and on behalf of the Governor of Gujarat.**

**FORM - 8**

**(See Rule-92)**

***Bond to be executed by a Government employee not in permanent  
employ, when proceeding on study leave***

KNOW ALL MEN BY THESE PRESENTS THAT WE \_\_\_\_\_ resident of \_\_\_\_\_  
in the District of \_\_\_\_\_ at present employed as \_\_\_\_\_ in the Department/Of-  
fice \_\_\_\_\_ (herein after called "the obligor") and Shri \_\_\_\_\_ son  
of \_\_\_\_\_ and Shri \_\_\_\_\_ son of \_\_\_\_\_  
of \_\_\_\_\_ (herein after called the sureties) do hereby jointly and severally bind ourselves and our  
respective heirs, executors and administrators to pay to the Governor of Gujarat (herein after called "the Govern-  
ment") on demand the sum of Rs \_\_\_\_\_ (Ru-  
pees \_\_\_\_\_) together with interest thereon from the date of demand at  
Government rates for the time being in force on Government loans or, its payment is made in a country other than  
India, the equivalent of the said amount in the currency of that country converted at the official rate of exchange  
between that country and India AND TOGETHER with all costs between attorney and client and all charges and  
expenses that shall or may have been incurred by the Government.

Signed and dated this \_\_\_\_\_ Day of \_\_\_\_\_ two thousand \_\_\_\_\_

Signature of the Obligor.

Sureties \_\_\_\_\_ (1)

Sureties \_\_\_\_\_ (2)

Witness \_\_\_\_\_ (1)

Witness \_\_\_\_\_ (2)

Whereas the obligor is granted study leave by the Government :

AND WHEREAS for the better protection of the Government the obligor has agreed to execute this bond of  
the above bounden \_\_\_\_\_.

NOW THE CONDITION ON THE ABOVE WRITTEN OBLIGATION IS THAT in the event of the  
obligor Shri \_\_\_\_\_ resigning from service without returning to duty after the  
expiry or termination of the period of study leave or at any time within a period of three years after his return to duty  
the obligor and the sureties shall forth with pay to the Government or as may be directed by the Government on  
demand the said sum of Rs \_\_\_\_\_ (Rupees \_\_\_\_\_) together with  
interest thereon from the date of demand at Government rates for the time being in force on Government loan.

AND upon the obligor Shri \_\_\_\_\_ and, of Shri \_\_\_\_\_  
and or Shri \_\_\_\_\_ the sureties aforesaid making such payment the above written  
obligation shall be void and of no effect otherwise it shall be and remain in full force and virtue :

PROVIDED ALWAYS that the liability of the sureties hereunder shall not be impaired or discharged by  
reason of time being granted or by any for bearance, act or omission of the Government or any person authorized by  
them (whether with or without the consent or knowledge of the sureties) not shall it be necessary for the Government  
to sue the obligor before suing the sureties.

Shri \_\_\_\_\_ and Shri \_\_\_\_\_ or any of them for amounts  
due hereunder.

The Government of Gujarat have agreed to bear the stamp duty payable on this bond.

Signed and delivered by the obligor above named Shri \_\_\_\_\_ in the presence  
of \_\_\_\_\_ signed and delivered by surety above named Shri \_\_\_\_\_ in the pres-  
ence \_\_\_\_\_ of \_\_\_\_\_ signed and delivered by the surety above named Shri  
\_\_\_\_\_ in the presence of \_\_\_\_\_



## ACCEPTED

For and on behalf of the Governor of Gujarat.

## FORM - 9

(See Rule-92)

*Bond to be executed by a Government employee not in permanent  
employ, when granted extension of study leave*

KNOW ALL MEN BY THESE PRESENTS THAT WE \_\_\_\_\_ residents of \_\_\_\_\_ in the District of \_\_\_\_\_ at present employed as in the Department/ Office of \_\_\_\_\_ (hereinafter called "the obligor") (and Shri \_\_\_\_\_ son of \_\_\_\_\_ hereinafter called the sureties) do hereby jointly and severally bind ourselves and our respective heirs, executors and administrators to pay to the Governor of Gujarat (hereinafter called "the Government") on demand the sum of Rs \_\_\_\_\_ (Rupees \_\_\_\_\_) together with interest thereon from the date of demand at Government rates for the time being in force on Government loans or, if payment is made in a country other than India, the equivalent at the said amount in the currency of that country converted at the official rate of exchange between that country and India AND TOGETHER WITH all costs between attorney and client and all charges and expenses that shall or may have been incurred by the Government.

Signed and dated this \_\_\_\_\_ Day of \_\_\_\_\_ two thousand \_\_\_\_\_

WHEREAS the obligor was granted study leave by the Government for the period from \_\_\_\_\_ to \_\_\_\_\_ in consideration of which he executed a bond dated \_\_\_\_\_ for Rs. \_\_\_\_\_ Rupees \_\_\_\_\_) in favour of the Governor of Gujarat.

AND WHEREAS the extension of study leave has been granted to the obligor at his request until \_\_\_\_\_ the obligor has agreed to execute this bond with such condition as hereunder is written :

AND WHEREAS THE SAID SURETIES have agreed to execute this bond as sureties on behalf of the above bounden \_\_\_\_\_.

NOW THE CONDITION OF THE ABOVE WRITTEN OBLIGATION IS THAT in the event of the obligor Shri \_\_\_\_\_ failing to resume duty resigning from service without returning to duty after the expiry or termination of the period of study leave so extended or at any time within a period of three years after his return to duty the obligor and the sureties shall forthwith pay to the Government or as may be directed by the Government on demand the said sum of Rs \_\_\_\_\_ (Rupees \_\_\_\_\_) together with interest thereon from the date of demand at Government rates for the time being in force on Government loans.

And upon the obligor Shri \_\_\_\_\_ and, Shri \_\_\_\_\_ and, or Shri \_\_\_\_\_ the sureties aforesaid making such payment the above written obligation shall be void and of no effect otherwise it shall be and remain in full force and virtue.

PROVIDED ALWAYS that the liability of the sureties hereunder shall not be impaired or discharged by reason of time being granted or by any forbearance, act or omission of the Government or any person authorized by them (whether with or without the consent or knowledge of the sureties) not shall it be necessary for the Government to sue the obligor before suing the sureties Shri \_\_\_\_\_ and Shri \_\_\_\_\_ or any of them for amounts due hereunder.

The Government of Gujarat have agreed to bear the stamp duty payable on this bond -

WITNESS WHEREOF \_\_\_\_\_ the Government employee above has signed these presents the day months and year first above written.

And sealed and delivered by \_\_\_\_\_ in the presence of :

- 1.
- 2.

Accepted for and behalf of the Governor of Gujarat by

\*\*\*\*\*

**FINANCE DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar, 15th November, 2002

*Constitution of India*

No. : GN-34-GCS/102001/998/CH.—In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

**CHAPTER - I - GENERAL**

1. **Short Title and Commencement :** (1) These rules may be called the “Gujarat Civil Services (Additions to Pay) Rules” 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to -  
(a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and  
(b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner :  
**Provided** that no such order shall be made except with the prior concurrence of the Finance Department.
5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Regulation of claims to pay, allowances, leave :** A Government employee's claim to pay and allowances is regulated by the rules in force at the time in respect of which the pay and allowances are earned and claim to leave shall be regulated by the rules in force at the time the leave is applied for and granted, and which would have been admissible but for the introduction of such changes.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided** that the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.



## CHAPTER - II DEFINITIONS

### 9. Unless the context otherwise requires -

- (1) **"Actual travelling expenses"** means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if paid, and for carriage of camp equipment, if necessary and does not include charges for accommodation in hotels and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.
- (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
- (3) **"Annexure"** means annexure appended to these rules.
- (4) **"Appendix"** means appendix appended to these rules.
- (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
- (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
- (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
- (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
- (9) **"Camp Equipage"** means an apparatus for moving a camp.  
**Note :** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.
- (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.
- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.  
**Note :** This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.
- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the

Consolidated Fund of India" and all revenues received by the Government of a State/Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".

- (15) **"Constitution"** means the Constitution of India.
- (16) **"Conveyance Allowance"** means an allowance granted to a Government employee, whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.
- (17) **"Date of first appointment"** means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.
- (18) **"Daily Allowance"** means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) **"Day"** means the period beginning from a midnight and ending with the next midnight.
- (20) **"Death-cum-Retirement Gratuity"** means the gratuity payable under rule-81 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) **"Director of Pension and Provident Fund"** means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) **"Disbursing Authority for Pension"** means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.
- (23) **"Duty"** Duty includes -
- (a) service as a probationer;
  - (b) joining time;
  - (c) a course of instructions or training authorised by or under the orders of Government;
 

**Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.
  - (d) the period occupied -
    - (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
    - (ii) in attending an obligatory departmental examination,
    - (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall be treated not as duty but as leave.

(e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-

- (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
- (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or
- (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved.

The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.

(f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.

(g) the period spent by Government employee on training mentioned below :-

- (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.
- (ii) On Home Guard training or Home Guard duties with permission of the Head of office.
- (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.
- (iv) training at a Boy Scouts' camp;

**Note :** No travelling or halting allowance shall be admissible in respect of this duty.

(h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.

(i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State -

- (a) as representatives of Government or ex-officio,
- (b) by virtue of his official position such as Principal of a College, and
- (c) for attending the meeting of a Board of Studies.

(24) "Emoluments" means -

- (i) Pay,

- (ii) payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.
- (iii) compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.
- (iv) Pension and pension equivalent of death-cum-retirement gratuity except the following :-
  - (a) wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.
  - (b) compensation received under the Workmen's Compensation Act, 1923.

**Note :** The word "Pension" means the full sanctioned pension prior to commutation.

- (v) in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance

**Provided** that, if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:

**Provided** further that if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.

**Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, or the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.

**Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.

- (25) **"Executive Engineer"** means an officer appointed as such and incharge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.

- (26) **"Family"** means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.

**Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.

**Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.



- (27) **"Fee"** means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.

- (28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.
- (29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18 the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.
- (30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.
- (31) **"Form"** means a form appended to these rules.
- (32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non-gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this subrule.

**Provided** that in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.

**Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.

- (33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.
- (34) **"Head of Department"** this term includes the officers from Appendix-II who have been declared as such or any other officers whom Government may from time to time declare to be Head of Department.
- (35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.

- (36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent authority, or in the absence of such declaration the station where the records of his office are generally kept.
- (37) **"Holiday"** means-
- (a) a holiday declared or notified under Negotiable Instruments Act, 1881; and
  - (b) in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.
- (38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.
- (39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.
- (40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.
- (41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.
- (42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.
- (43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.
- (44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.
- (45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.
- (46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.
- (47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.
- (48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.
- (49) **"Minor"** means a person who has not completed the age of eighteen years.
- (50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction :** Calculations of period expressed in terms of months and days shall be made as under :-

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-



	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>

- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **“Non-Official Member”** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **“Officiate”** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **“Pay”** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **“Permanent Travelling Allowance”** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.
- (55) **“Pension”** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.
- (56) **“Pensionable Pay”** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.
- (57) **“Pensioner”** means a retired Government employee who has been granted pension.
- (58) **“Pension Payment Office”** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **“Pension Payment Order”** means, an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **“Pension Sanctioning Authority”** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **“Permanent Post”** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **“Pay and Accounts Officer”** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **“Personal Pay”** means additional pay granted to a Government employee -

- (a) to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or
  - (b) in exceptional circumstances, on other personal considerations.
- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.
- Note 1 :** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.
- Note 2 :** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.
- Note 3 :** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.
- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj. XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.
- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.
- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.
- Note :** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.
- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -
- (a) the specially arduous nature of duties,
  - (b) a specific addition to the work or responsibility.

- (75) "Sphere of duty" means the area to which the duties of a Government employee are confined.
- (76) "Standard Rent" means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) "Subsistence Allowance" means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) "Substantive Pay" means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) "Superintending Engineer" means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) "Superior Service" means any kind of service not being Class IV service.
- (81) "Table" means a table appended to these rules.
- (82) "Temporary Post" means a post carrying a definite rate of pay sanctioned for a limited time.

**Note :** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.

- (83) "Temporary Transfer" means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.
- (84) "Tenure Post" means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note :** The following posts have been declared by Government to be tenure posts :-

		Period of Tenure (Years)	
(1)	Chief Engineer in the Gujarat Service of Engineers (Class-I)	-	5
(2)	Three posts of Assistant Directors of Social Welfare	-	3
(3)	All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	-	5
(4)	The following posts in the Legal Department :		
	(i) Deputy Secretaries (Three posts)	-	3
	(ii) Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post)	-	3
	(iii) Special Officer and Ex-officio Under Secretary to Government (one post)	-	3
(5)	Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department.	-	5

- (6) Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department.

Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.

- (85) "Time-Scale Pay" means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.

**Note-1 :** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.

**Note-2 :** A post is said to be on the same time-scale as another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.

- (86) "Transfer" means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -
- to take up the duties of a new post; or
  - in consequence of a change of his headquarters.

- (87) "Transit Time" means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.

- (88) "Travelling Allowance" means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.

- (89) "Treasury" means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III

#### COMPENSATORY ALLOWANCES

10. **General :** The amount of a compensatory allowance shall be so regulated that the allowance is not on the whole a source of profit to the recipient. All general or special orders are subject to this principle.

11. **Kinds of Compensatory Allowances :** The following kinds of compensatory allowances may be sanctioned by the Government :-

- Compensatory Local Allowance (CLA)
- House Rent Allowance (HRA)
- Project Allowance
- Dangs Allowance
- Non-Practising Allowance (NPA)

### CHAPTER - IV

#### COMPENSATORY LOCAL ALLOWANCE (CLA) AND HOUSE RENT ALLOWANCE (HRA)

12. **Classification of cities for granting Compensatory Local Allowance (CLA) :** For the purpose of granting compensatory local allowance the various cities shall be classified as under :



<u>Class</u>	<u>Cities</u>
A-1	Delhi, Mumbai, Kolkata and Chennai
A	Ahmedabad (UA)
B-1	Vadodara (UA), Surat (UA)
B-2	Bhavnagar*, Jamnagar* and Rajkot

**\* Provisional**

**Note 1.** UA = Urban Agglomeration. The localities which are included in urban agglomeration of different cities are based on census 1991. The same are reproduced in **Annexure** to these rules.

**Note 2.** The classification of other cities outside Gujarat State for the purpose of admissibility of compensatory local allowance to the State Government employees having their headquarters at those places, shall be as per classification done by the Central Government for their employees working in those cities.

**Note 3.** For the purpose of granting compensatory local allowance, Gandhinagar shall be treated as Class 'A' city.

- 13. Rates of Compensatory Local Allowance (CLA) :** The rates of compensatory local allowance admissible to Government employees having their headquarters in the classified cities as referred to in rule-12, shall be as may be laid down by the Government from time to time. The existing rates of compensatory local allowance which came into effect from 1<sup>st</sup> August 1997 are as under :-

Sr. No.	Pay Range (Rs.)	Amount of Compensatory Local Allowance per month			
		A-1 Class Cities	A Class Cities	B-1 Class Cities	B-2 Class Cities
		Rs.	Rs.	Rs.	Rs.
1	Upto 3000	90	65	45	25
2	3000 to 4499	125	95	65	35
3	4500 to 5999	200	150	100	65
4	6000 and above	300	240	180	120

**Note 1.** Pay includes basic pay, non-practising allowance and stagnation increments.

**Note 2.** A Government employee permitted by the competent authority to stay at a place other than his headquarters shall be entitled to draw compensatory local allowance admissible at the place of his/her headquarters or at the place of his/her residence whichever is less.

- 14. Classification of cities for granting House Rent Allowance (HRA) :** For the purpose of granting house rent allowance, the various cities shall be classified as under :-

<u>Class</u>	<u>Cities/Towns/Villages</u>
A-1 Class Cities	Delhi, Mumbai, Kolkata and Chennai
A. Class City	Ahmedabad
B-1 Class Cities	Surat, Vadodara
B-2 Class Cities	Bhavnagar*, Rajkot
C. Class Cities	
Anireli	Himatnagar
Anand	Jamnagar
Anjar	Jetpur
Ankleswar	Junagadh
Bharuch	Kalol (Mehsana)
Bhuj	Keshod
Botad	Khambhat
Dabhoi	Kheda*
	Patan* (Junagadh District)
	Petlad
	Porbandar
	Savarkundla
	Sidhpur
	Surendranagar
	Unjha
	Upleta

Dahod	Mahuva	Valsad
Deesa	Mehsana	Veraval
Dhoraji	Morvi	Viramgam
Dhrangdhra	Nadiad	Visnagar
Gandhidham	Navasari	Wadhvan*
Godhra	Palanpur	
Gondal	Patan (Mehsana)	

\* Provisional

**Note-1.** The classification of other cities outside Gujarat state for the purpose of admissibility of house rent allowance to the state Government employees having their headquarters at those places, shall be as per classification done by the Central Government for their employees working in those cities.

**Note-2.** For the purpose of granting house rent allowance Gandhinagar shall be treated as Class-'A' city.

- 15. Rates of House Rent Allowance :** The rates of house rent allowance admissible to Government employees having their headquarters in the classified cities as classified under rule 14 and other unclassified places shall as may be laid down by the Government from time to time. The existing rates of house rent allowance which came into effect from 1<sup>st</sup> August 1997 are as under :-

A-1 Class City	30% of the basic pay
A Class City	15% of the basic pay
B-1 Class City	15% of the basic pay
B-2 Class City	15% of the basic pay
C Class City	7.5% of the basic pay
Unclassified	5% of the basic pay

**Provided** that the Government shall have powers to prescribe higher rate of house rent allowance for any particular city, town or village.

**Note-1.** Pay includes basic pay, personal pay granted to protect substantive pay and stagnation increments.

**Note-2.** A Government employee permitted by the competent authority to stay at a place other than his headquarters shall be entitled to draw House Rent Allowance admissible at the place of his/her headquarters or at the place of his/her residence whichever is less.

- 16. Conditions for the drawal of House Rent Allowance (HRA) :** (a) A Government employee shall not be entitled to house rent allowance if -

- (i) he shares Government residential accommodation allotted rent-free to another Government employee; or
  - (ii) he resides in a residential accommodation allotted to his parents, son or daughter by the Central Government, State Government, an autonomous public undertaking or local body, Nationalised Bank, Life Insurance Corporation of India, etc., or
  - (iii) his spouse has been allotted a residential accommodation at the same station by the State Government, Central Government, an autonomous public undertaking or local body, whether he/she resides in that accommodation or he/she resides separately in accommodation rented by him/her.
- (b) Government employees shall be eligible for house rent allowance at the rates specified in rule 15 even if they share Government accommodation allotted to other Government employees (excluding those mentioned in sub-rule (a)) or private accommodation of other Government employees [including those mentioned in sub-rule (a) (ii) and (iii)] subject only to the condition that they pay rent or contribute towards rent or house or property tax but without reference to the amount actually paid or contributed.



**Note :** In cases where a residential accommodation is allotted to a Government employee and the same is shared by two or more other employees excluding wife/husband, the House Rent Allowance shall be admissible to any one of the other Government employees at their choice.

**Explanation :** For the purpose of this note, the other employees includes employees of State Government/Central Government, Autonomous Public Undertakings, Local Bodies etc.

17. **Drawal of House Rent Allowance by husband and wife when both of them happen to be Government employees and are living in hired/owned accommodation :** When husband and wife happen to be Government employees, there shall not be any restriction on the admissibility of house rent allowance only on the ground that husband/wife is also a Government employee and is living together in the hired/owned accommodation. In such cases, normal amount of house rent allowance may be granted to them as per their entitlement subject to fulfillment of other conditions for drawal of the same.
18. **HRA when Government residential accommodation is allotted or surrendered during leave :** (1) If a Government employee is allotted Government residential accommodation during the period of leave, the house rent allowance shall be paid to him up to the date preceding that of allotment, at the rate drawn by him on the day preceding the date of commencement of leave or at the rate that would be admissible on return from leave had the Government employee not been allotted the Government residential accommodation, whichever is less.  
(2) If a Government employee surrenders the Government residential accommodation during leave, the allowance shall be paid to him from the date of such surrender if the surrender is from forenoon or from the date following, if it be in the afternoon, at the rate that would have been admissible on the day preceding the date of commencement of leave had the Government employee not been in occupation of a Government residential accommodation or the rate that would be admissible on return from leave, whichever is less.
19. **Admissibility of HRA to Government employees owing houses :** (1) A Government employee living in a house owned by him, his wife, children, father or mother shall also be eligible for house rent allowance under these rules.  
**Note.** The grant of house rent allowance in each case shall be subject to the fulfillment of the same conditions as applicable to a Government employee residing in private rented accommodation.  
(2) In the case of a Government employee who owns a house at a place of duty but resides in a rented house instead, house rent allowance shall be paid in respect of the rented house, if otherwise admissible.
20. **Admissibility of CLA or HRA to a Government employee entitled to rent free Government residential accommodation :** These rules, in so far as they relate to the grant of house rent allowance, shall not apply to the Government employees who are entitled to house rent allowance in lieu of rent-free accommodation as a condition of service. The grant of compensatory local allowance to such Government employees shall, however, be regulated under these rules.
21. **HRA not admissible if staying in circuit house/guest house/rest house/pathikashram :** Government employee staying in circuit house/guest house/rest house/pathikashram owned or run by Government or local body in the Headquarters of his/her posting shall not be entitled to draw house rent allowance for the period during which he stays therein.
22. **Admissibility of HRA to a Government employee on transfer :** A Government employee who was not in occupation of Government residential accommodation at his old station and who, on transfer, leaves his family behind at the old station because he has not rented a house or has not been allotted Government residential accommodation at the new station, shall be eligible for house rent allowance for a period of six months from the date of his assumption of charge at the new station or till he rents a house or is allotted Government residential accommodation at the new station, whichever is earliest. The house rent allowance in such cases shall be regulated as follows :-

- (1) During the first two months from the date of assumption of charge at the new station. At the same rate at which it was drawn at the old station.
- (2) For the next four months. At the rate at which it was being drawn by him at the old station or the amount that would have been admissible to him at the new station, had he taken a residence on rent there, whichever is less :

**Provided** that in either case the grant of House Rent Allowance under these provisions shall not be admissible beyond the date on which he is allotted Government residential accommodation at the new station.

**23. HRA to a Government employee in occupation of Government Residential Accommodation after transfer :** A Government employee, who, on transfer, has been permitted to retain Government residential accommodation at the old station shall not be entitled to HRA at the new station for the period beyond eight months from the date of his transfer.

**24. Admissibility of HRA to female Government employees not paying rent themselves :** In the case of a married female Government employee residing with her husband, and in the case of an unmarried Government employee residing with her father or other members of the family, who are not Government employees, the rent paid by her husband or, as the case may be, by her father or other members of the family, shall be deemed to be the rent paid by her. Such Government employees shall be eligible for house rent allowance, if otherwise admissible under these rules.

**25. Regulation of CLA and or HRA during leave :** The drawal of compensatory local allowance and or house rent allowance during leave shall be regulated as below :-

- (i) A Government employee shall be entitled to draw compensatory local allowance and house rent allowance during leave at the same rate at which he was drawing these allowances before he proceeded on leave. For this purpose leave means total leave of all kinds not exceeding 180 days and the first 180 days of the leave if the actual duration of the leave exceeds that period. When vacation or holidays are combined with leave, the entire period of vacation or holidays and leave should be taken as one spell of leave.

**Note 1.** In cases, where a Government employee who is sanctioned leave whether on medical grounds or otherwise, does not join duty after availing himself of such leave, and resigns, he shall not be eligible for compensatory local allowance and house rent allowance for the entire period of such leave. The appointing authority concerned shall ensure that the entire amount drawn on this account is recovered before resignation, etc., is accepted.

**Note 2.** In the case of Government employees who are originally granted leave on medical certificate not exceeding 180 days and have ultimately to retire from Government service on grounds of invalidity, the recovery of compensatory local allowance and house rent allowances already drawn need not be effected. Cases of Government employees who are originally granted leave on medical grounds or otherwise but do not join duty after expiry of such leave owing to death/invalidation during such leave, may also be regulated in the same manner.

**Note 3.** The drawal of these allowances during periods of vacation combined with leave or not shall be regulated in the same way as during leave.

**Note 4.** The drawal of these allowances during the period of leave in excess of first 180 days availed of on grounds other than medical grounds mentioned in sub-para (ii) below shall be subject to furnishing of the certificates prescribed in rule 34.

**Note 5.** For the purpose of this sub-rule 'leave' includes all kinds of leave including extraordinary leave and study leave in India.

- (ii) The limit of 180 days shall be extended to eight months for the purposes of the grant of these allowances in the case of Government employees suffering from TB, Cancer, Leprosy or

Kidney diseases or such other ailments during the period of their leave taken on medical certificates when such certificates are in the forms prescribed under the relevant rules. It is immaterial whether the leave is on medical certificate from the very commencement or is in continuation of other leave as referred to in sub-clause (i) above. In the case of employees suffering from these diseases who remains on leave for a period exceeding eight months, the grant of house rent allowance and compensatory local allowance for the period of leave beyond eight months, may be decided by the authorities granting such leave irrespective of the period of leave involved so long as the Medical Certificate as prescribed under relevant rules is available.

**Explanation :** In this sub-clause the term ailment shall include maternity.

26. **Admissibility of CLA/HRA during temporary transfer :** (1) During the period of temporary transfer not exceeding 120 days, a Government employee shall draw compensatory local allowance and house rent allowance at the same rates at which he was entitled to him at the time of transfer. The quantum of the allowances shall, however, be determined with reference to the pay which a Government employee would have drawn but for his transfer. For period of transfer exceeding 120 days, the grant of these allowances shall be regulated with reference to new headquarters. If a transfer, initially made for a period not exceeding 120 days, is later on extended, the compensatory local allowance and house rent allowance shall be paid up to the date of issue of orders extending the transfer or for a period of 120 days, whichever is less.

**Note 1.** For temporary transfer, initially made for a period not exceeding 120 days, but later on extended beyond this period, the benefit of the above provisions shall be allowed to a Government employee from the date of issue of the order converting the transfer into a permanent one or at the end of 120 days whichever is earlier.

**Note 2.** The admissibility of compensatory local allowance and house rent allowance during a combined period of temporary transfer and leave upto 120 or 180 days shall be regulated under rule 25.

- (2) Drawal of these allowances, during temporary transfer shall be subject to the following conditions that -
- (1) the authority, sanctioning the transfer certifies that the Government employee is likely, on the expiry of the temporary duty, to return to the station from which he is transferred;
  - (2) the Government employee draws no allowances of the same kind in the post to which he is transferred; and
  - (3) the Government employee certifies that he kept his family, for the period for which the allowance is claimed at the station from which he proceeded on transfer.

27. **Admissibility of CLA/HRA during joining time :** (1) During joining time, a Government employee shall continue to draw compensatory local allowance and house rent allowances at the same rates at which he was drawing these allowances at the station from where he was transferred. Where, however, where joining time is affixed to leave, joining time shall be added to the period of 180 days referred to in rule-25 unless, otherwise expressly provided.

- (2) During the period occupied in handing over and taking over charge of the post, both relieved and relieving officers shall be entitled to compensatory local allowance and house rent allowance admissible to them had they been on duty at that place during the said period.

28. **Admissibility of CLA/HRA during suspension :** A Government employee under suspension shall be entitled to compensatory local allowance and house rent allowance admissible from time to time on the basis of pay of which the Government employee was in receipt on the date of suspension to such extent and subject to such conditions as the authority suspending the Government employee may direct.

**Provided** that the Government employee shall not be entitled to these allowances unless the said authority is satisfied that the Government employee continues to meet the expenditure for which they are granted.



**Note 1.** The compensatory local allowance and house rent allowance sanctioned at the discretion of the suspending authority under this rule can be drawn only if the Government employee under suspension certifies that he or his family or both resided for the period for which the allowance is claimed at the station where he was on duty at the time of suspension.

**Note 2.** If the headquarter of a Government employee under suspension is changed in the public interest by an order of a competent authority, he shall be entitled to the allowances as admissible at the new station, provided he furnishes the requisite certificate with reference to such station.

**Note 3.** The authority suspending a Government employee may withhold the payment of compensatory local allowance and or house rent allowance to a Government employee under suspension and adjust the same towards the amount which may be due to the Government.

- 29. Admissibility of CLA/HRA during training in India :** A Government employee, whether permanent or temporary, who is sent on training in India, and whose period of training is treated as duty, shall be entitled to draw during the entire period of such training compensatory local allowance and house rent allowance at the rates admissible to him, either at the place of training or at the place of duty from where he proceeded on training, whichever are more favourable to him. For claiming the allowances admissible at the place of duty from where a Government employee proceeded to another station for training, he shall be required to furnish the certificate prescribed in rule 34.

**Note 1.** A Government employee who is allowed travelling allowance as on tour and draws daily allowance at the place of training shall draw compensatory local allowance and house rent allowance only at the rates admissible to him at his headquarters from where he proceeded on training.

**Note 2.** No compensatory local allowance or house rent allowance is admissible during training outside India.

- 30. Admissibility of CLA/HRA during deputation abroad :** The Government employee sent out of India on deputation shall be eligible to draw compensatory local allowance and house rent allowance at the rates admissible to him from time to time at the station from where he proceed abroad on deputation in the following manner :-

- (i) If the deputation period does not exceed one year compensatory local allowance and house rent allowances shall be admissible for the entire period of deputation.
- (ii) If the deputation period exceeds one year, the Government employee proceedings on deputation out of India for a period exceeding one year shall be eligible for compensatory local allowance/house rent allowance till such time as his family remains at the last place of his duty in India. In the event of a Government employees applying for family passage to the place of deputation abroad or for transfer travelling allowance in respect of his family's journey from the headquarters in India to hometown or any other station, he shall not be required to refund the amount of compensatory local allowance/house rent allowance up to the date up to which the family actually resides at the last headquarters of the Government employee in India.
- (iii) For the period of deputation initially not exceeding one year but subsequently extended beyond one year compensatory local allowance and house rent allowance shall be admissible up to the date of orders extending the period of deputation beyond one year. Thereafter, the allowances shall be admissible as per sub-clause (ii) above.
- (iv) The drawal of allowance under this rule shall be subject to the production of certificates prescribed in rule 34.

**Note.** No compensatory local allowance or house rent allowance shall be admissible in respect of the period treated as leave of any kind during deputation out of India or during study leave.

- 31. Admissibility of CLA/HRA to re-employed pensioners :** The drawal of compensatory local allowance and house rent allowance in the case of re-employed pensioners shall be regulated as indicated below :-

- (a) In the case of the Government employee whose pay plus pension exceeds the sanctioned maximum pay of the post, the allowances shall be calculated on that maximum.
- (b) In the case of the Government employees whose pay on re-employment in a civil post is fixed without taking into account the entire pension or a part thereof, the amount of pension so ignored shall also not be taken into account for the purpose of granting compensatory local allowance and house rent allowance.
- (c) In other cases, the allowances shall be calculated on pay plus pension.

**32. Certificates to be furnished by all Government employees :** Each Government employee shall furnish to drawing and disbursing officer alongwith his first claim for house rent allowance certificates in the following form :-

- \*(1) I certify that I have applied for the Government accommodation in accordance with the prescribed procedure but have not been provided with Government accommodation/ have not refused the allotment of Government accommodation during the period in respect of which the allowance is claimed.
- (2) I certify that I am residing in a house hired/owned by me/my wife/husband/son/daughter/ father/mother/a Hindu undivided family in which I am a coparcener.
- (3) I certify that I am incurring some expenditure on rent/contributing towards rent.

or

\*\*I certify that the rent value of the house owned by me/owned by a Hindu undivided family in which I am a copartner and in which I am residing is ascertainable. I certify that I am paying/contributing toward house or property tax or maintenance of the house.

- (4) I certify that I am not sharing accommodation -
  - (i) allotted to my parent/child, by the State/Central Government, an autonomous public undertaking or local body
  - (ii) allotted rent-free to another Government employee.
- (5) I certify that my husband/wife/children/parents who is/are sharing accommodation with me allotted to another employee of the Central/State Government/autonomous public undertakings or local body is/are not in receipt of house rent allowance from the Central/State Government autonomous public undertakings or local body.
- (6) I also certify that my wife/husband has not be allotted accommodation at the same station by the Central/State Government/autonomous public undertakings or local body.

Signature \_\_\_\_\_

Date :

Designation \_\_\_\_\_

\* To be furnished by a Government employee living in his own house or in a house owned by a Hindu undivided family in which he is a coparcener.

\*\* To be furnished when another Government employee being the wife/husband/son/daughter/ father or mother of the Government employee owning the house who is sharing accommodation with the later.

**33. Certificates to be furnished by the drawing and disbursing officer :** The following certificates shall be endorsed by the drawing and disbursing officer on the bill in which compensatory local allowance and house rent allowance of the Government employees are drawn by him :-

- "(i) Certified that in the case of all Government employees for whom compensatory local allowance and or house rent allowance are drawn in this bill, the eligibility of the allowance(s) has been verified with reference to provisions of Gujarat Civil Services (Additions to Pay) Rules, 2002 as amended from time to time."
- "(ii) Certified that the Government employees for whom house rent allowance is drawn in this bill (have applied for but) have not been provided with any Government residential accommodation."

"(iii) Certified that the certificates prescribed by Government have been obtained from the Government employees for whom house rent allowance has been drawn in this bill and I am satisfied that the claims are in accordance with the rules and orders in force."

**Note :** The words shown in the brackets in clause (ii) may be omitted if the Government employees for whom the allowance is drawn are not eligible for Government residential accommodation.

**34. Certificates to be furnished by drawing and disbursing officer for drawing CLA/HRA during leave/training/suspension etc. :** The certificates required to be furnished by drawing and disbursing officer under rule 25, 28, 29 and 30 shall be as follows :-

(i) **For drawal of Compensatory Local Allowance**

The Government employee concerned or his family or both continued, for the period for which compensatory local allowance is claimed, to reside at the same station (including localities in Urban Agglomeration of different cities) from where he was placed under suspension/proceeded on leave/deputation abroad/training in India.

(ii) **For drawal of House Rent Allowance**

The Government employee concerned continued for the period for which house rent allowance is claimed, to retain the house at the same station from where he was placed under suspension/proceeded on leave/deputation abroad/training in India.

#### **CHAPTER - V DANGS ALLOWANCE**

**35. Conditions governing the grant of Dangs Allowance :** Government employees who are called upon to work in Dangs district and are having their headquarters at any place in the said district shall be entitled to Dangs allowance.

**36. Dangs Allowance :** The rates of dangs allowance shall be as may be sanctioned by Government from time to time. The existing rates which came into effect from 1<sup>st</sup> November, 2001 are as under :-

Sr. No.	Basic Pay plus Non-Practising Allowance plus stagnation Increments	Rate of Dangs allowance Rs. per month
1.	Below 3000	188
2.	3000 to 4999	219
3.	5000 to 5999	250
4.	6000 to 8999	281
5.	9000 and above	312

#### **CHAPTER - VI NON-PRACTISING ALLOWANCE**

**37. Non-practising Allowance to whom may be granted :** Compensation for loss of private practice may be sanctioned in the term of non-practising allowance to those medical officers in Government service who are not allowed private practice of all kinds (general practice, consulting practice or private laboratory work.)

**38. Rates of Non-practising Allowance :** The rates of non-practising allowance shall be as sanctioned by the Government from time to time. The existing rate which came into effect from 1<sup>st</sup> January, 1996 is twenty-five percent of the basic pay provided the total of basic pay plus non-practising allowance does not exceed rupees twenty-five thousands five hundred.

**39. Grant of Non-practising Allowance during leave :** The non-practising allowance granted is admissible during leave including extraordinary leave without pay up to a period of three months only at a time, subject to the condition that no private practice of any kind is done during the leave



period. If private practice of any kind is done while on leave, the whole earnings should be credited to Government. The rate of allowance to an officer during leave shall be the same which he was in receipt prior to his proceeding on leave, irrespective of the actual amount of leave-salary and the nature of leave.

40. **Admissibility of Non-practising Allowance during joining time :** The non-practising allowance is also admissible during joining time at the rate at which he would have drawn if he had continued in the old post or at the rate at which he shall draw on taking over charge of the new post, whichever is lower, provided it is certified that no private practice was conducted during the joining time.
41. **Certificates for drawing Non-practising Allowance during leave etc. :** The Government employees drawing non-practising allowance shall give a certificate in the form prescribed below :-

**Form of certificate for drawing non-practising allowance by a Government employee during leave of all kinds (including the first three months of extraordinary leave and joining time)**

- (i) I certify that I have not done any private practice during the period when I was on -
- (a) Earned leave/half pay leave/commuted leave/extraordinary leave/leave not due,
- (b) Joining time.
- or
- (ii) I certify that I have done private practice during the period from \_\_\_\_\_ to \_\_\_\_\_ when I was on -
- (a) Earned leave/half pay leave/commuted leave/extraordinary leave/leave not due,
- (b) Joining time.
- The earnings from the private practice which amounted to Rs. \_\_\_\_\_ Rupees (in words) \_\_\_\_\_ are credited to Government on \_\_\_\_\_ and for which a receipt has been obtained. A copy of receipt is attached.

## CHAPTER - VII

### HONORARIA AND FEES

42. **General :** The honoraria and or fee may be sanctioned and paid subject to the provisions of this chapter.
43. **General principles for sanctioning honoraria and or fees :** The following principles shall govern the sanction and payment of honoraria and or fees:-
- (1) Unless in any case it be otherwise distinctly provided the whole time of a Government employee is at the disposal of Government and he may be employed in any manner required by the proper authority, whether the services required of him are such as would ordinarily be remunerated from the Consolidated Fund of India or of a State, or from the revenues of a local fund, or from the funds of a body incorporated or not which is wholly or substantially owned or controlled by the Government.
  - (2) No honorarium shall be paid in respect of any work which can fairly be regarded as part of the legitimate duties of the Government employee concerned.
  - (3) It is one of the liabilities of Government employees to have to work outside office hours in exceptional times and circumstances. No honorarium shall ordinarily be given on this account but continuous working out of office hours may justify a claim to honorarium. As an exceptional case, Government may accept the need for honorarium for special duty performed on Sundays or public holidays.
  - (4) No honorarium shall be paid to Government employee for attending meetings of board and committees financed wholly or partly from the Consolidated Fund of India or of the State.

- (5) The amount of honorarium or fee must be fixed with due regard to the value of the service in return for which it is given. The maximum fee permitted by any rule is not to be given in cases in which any smaller fee would be fair and sufficient.
- (6) When a Government Department undertakes the work for a non-Government organisation and, in its turn assigns the work to the Government employee working in the department and suited for the purpose, the payment therefor is made to the Department in the first instance and forms a part of the revenues of Government. The subsequent payments to the Government employee concerned are, therefore, payments from the Consolidated Fund of the Government and shall accordingly be classed as honorarium.

**44. Reasons for sanctioning honoraria and fees :** In the case of both fees and honoraria, the sanctioning authority shall record in writing that due regard has been given to the general principles enunciated in rule-43 and shall also record the reasons which in his opinion justify the grant of the honoraria and fee.

**Note :** Temporary increase in work due to the holding of special conferences under the auspices of a Department are normal incidents of Government service, and form part of the duty of Government employees according to the general principle enunciated in rule-43. This shall not be ground for granting honoraria and fee.

**45. Tests for sanction of honorarium and fee :** When the service rendered falls within the scope of the ordinary duties of the Government employee performing it, the test of special merits prescribed in rule-43 must be very strictly applied, while sanctioning honorarium or fee.

**46. Honoraria or fees paid by the court :** A Government employee called upon by a court of law to act as a commission to give evidence on technical matters may comply with the request, provided that the case is not of such a nature which is likely to come before him in the course of his official duties, and may accept such fees or honoraria as are fixed by the court.

**Note.** A Government employee may retain for himself the whole amount of the fees or honoraria allowed by the court in cases governed by this rule.

**47. Honorarium or fees to a pensioner and law officers etc. :** The rules in this chapter do not apply to retired Government employee in receipt of pension or to the law officers of the Government. The sanction of Government is, however, required to the payment of a large and exceptional remuneration from the funds of a Ward's estate to a pensioner.

**48. Permission to receive honorarium :** A competent authority may grant or permit a Government employee to receive an honorarium as remuneration for work performed which is occasional in character and either too laborious or of such special merit as to justify a special reward. Except when special reasons, which should be recorded in writing, exist for a departure from this provision, sanction to the grant or acceptance of an honorarium should not be given unless the work has been undertaken with the prior consent of Government and its amount has been settled in advance.

**49. Honorarium for examination work :** (1) The rates of honorarium payable to a Government employee for the work in connection with the examinations, including departmental examinations, conducted by the public service commission and other departments but excluding educational examinations shall be as may be laid down by Government from time to time.

(2) The rates for the same as in force are as under :-

Sr. No.	To whom payable	Rate of honoraria
1.	Officer in charge of examination centre	
	(1) For the day of the examination	(a) Rs. 110 for one session (b) Rs. 180 for two sessions (c) Rs. 200 for three sessions

(2) For the day previous to the day of the examination	Rs. 180
2. Paper setter setting question paper	(a) Rs. 175 for a question paper of three hours' duration (b) Rs. 125 for a question paper of less than three hours' duration
3. Evaluator evaluating the answer book	(a) Rs. 3.50 per answer book of a question paper of three hours' duration (b) Rs. 2.50 per answer book of a question paper of less than three hours' duration
4. Supervisor of the examination	(a) Rs. 90 for one session (b) Rs. 140 for two sessions (c) Rs. 160 for three sessions
5. Invigilator of the examination	(a) Rs. 70 for one session (b) Rs. 110 for two sessions (c) Rs. 130 for three sessions
6. Peon engaged for examination work	Rs. 32 per day
7. Person acting as representative of the authority conducting examination	(a) Rs. 90 for one session (b) Rs. 140 for two sessions (c) Rs. 160 for three sessions
8. Sweeper engaged for cleaning examination hall	Rs. 6 per hall/room
9. Watchman/Peon engaged for keeping watch over the examination materials	Rs. 20 per day
10. Clerk engaged for writing roll number on the benches/tables	Rs. 0.25 per number

(3) No sanction of the competent authority shall be necessary for a Government employee receiving honorarium for work in connection with such examination.

**50. Honorarium for conducting examination of military officers :** A military officer in civil employ or a civil officer, who may be appointed to conduct an examination of military officers is entitled to the same honorarium as is admissible under the Army Regulations to military officers for the performance of similar duties, provided that the amount of honorarium does not exceed the limit of Rs. 500 in any case.

**51. Honorarium to part-time official and non-official guest lecturers :** The rates of honorarium to part-time official/non-official guest lecturers invited for giving lectures in different training courses/schemes organised and conducted by various Government training institutions, shall be as under :-

- (i) Rs. 200 per hour, limited to Rs. 400 for a single visit to Secretaries to Government and officers of equal rank; University Teachers and others distinguished non-officials.
- (ii) Rs. 150 per hour limited to Rs. 300 for a single visit to Heads of Department, (other than those of the Secretaries rank) Joint Secretaries and Deputy Secretaries to Government and officers of equal ranks.
- (iii) Rs. 125 per hour, limited to Rs. 250 for a single visit to others not falling in categories (i) and (ii) above.
- (iv) Rs. 150 to Rs. 450 per hour, for a single visit of not more than two hours to highly qualified and distinguished guest speakers as may be decided by the heads of such training institutions.

- 52. Fees granted by the University :** When a Government employee is appointed to conduct inspections on behalf of the University, subject to the provisions of this chapter, there shall be no objection to the fee being retained by the Government employee concerned, instead of being credited it to Government. The amount being determined by the University authorities shall subject to maximum of Rs. 500 for each year.
- Note.** No Government employee within the scope of whose ordinary official duties, the inspection of a college clearly falls shall receive special payment for undertaking inspection on behalf of the syndicate but; on the other hand, any person, official or non-official, of whom this cannot be said, may also be remunerated for inspection duty.
- 53. Fee to be credited to the consolidated fund of the State :** When a fee is paid for work done by a Government employee during time which would otherwise be spent in the performance of official duties, it must be credited to the Consolidated Fund of the State provided that a competent authority may, for special reasons to be recorded in writing, direct that the whole or any part of it may be paid to the Government employee.
- 54. Permission to receive fee :** A Competent authority may, permit a Government employee, if it is satisfied that this can be done without detriment to his official duties or responsibilities, to perform a specified service or series of services for a private person or body or for a public body, including a local body and to receive as remuneration a non-recurring or recurring fee therefore, if the service is material.
- 55. Payment of fees from wards estates :** As an exception to the principle that wards estates are entitled to the gratuitous advice and service of Government employees, Government may, in exceptional and causal case, authorise the payment of fees from the funds of such estates to their employees.
- 56. Fees for work of examination held on behalf an outside body :** Where an examination is held by Government on behalf of an outside body Government employees employed for the purpose may accept such fees payable by the body in question as Government may prescribe.
- 57. No permission necessary for the receipt of reward etc., :** Any Government employee is eligible to receive and except as otherwise provided by a general or special order of Government to retain without special permission -
- (1) the premium awarded for an essay, sports or play in public competition;
  - (2) any reward offered for the arrest of a criminal, or for providing information or special service in connection with the administration of justice;
  - (3) any reward payable in accordance with the provisions of any Act or regulation or rules framed thereunder;
  - (4) any reward sanctioned for services in connection with the administration of the customs and excise laws.
- 58. Sitting Fees :** (1) The non-official Chairman and Members of various State Level Committees shall be granted as sitting fees an amount of rupees one hundred only for the entire day irrespective of the sessions held on that day. The payment of the sitting fees shall be in lieu of out of pocket expense and the same shall not be payable to -
- (1) the non-officials appointed on ad-hoc committees,
  - (2) members of the standing advisory committees,
  - (3) members of the commissions appointed for limited period and purpose, and
  - (4) officers of Central/State Government/ex-officio members.
- (2) Sitting fees payable to Government officers when appointed as Directors/Members on Statutory bodies, Corporation, Public Limited Companies, etc. or when attending to any other assignment for which fees are payable, shall be credited directly to the Government Treasury by the respective Corporation, authorities etc., under intimation to the Government and officer concerned. The said amount shall be credited to the Major Head of Account "065 - Other Administrative Services - (c) Other Services - Other Receipt - Misc. Receipts."



**CHAPTER - VIII**  
**DEARNESS ALLOWANCE**

- 59. Conditions governing the grant of Dearness Allowance :** The payment of dearness allowance granted to a Government employee shall be subject to the following conditions :-
- (1) The allowance may also be drawn during the period of leave other than extraordinary leave, in or outside India.
  - (2) The dearness allowance during leave shall be based on the leave salary actually drawn both for the purpose of monetary limits within which the allowance is admissible and for calculation of the amount of the allowance.
  - (3) No dearness allowance shall be admissible to officers on study leave, whether in India or abroad.
  - (4) In arriving at the monthly payment of dearness allowance payable to a Government employee, the fractions of rupee in fifty paise and above, shall be rounded off to the next higher rupee and the fraction of less than fifty paise shall be ignored.
- 60. Rate of Dearness Allowance :** The rates of dearness allowance shall be as may be sanctioned by the Government from time to time.
- 61. Rate of the Dearness Allowance when the pay of a Government employee falls in fraction of rupee :** In case where the pay falls in a fraction of a rupee the same shall be rounded off to the next higher rupee for the purpose of calculation of dearness allowance.
- 62. Payment of Dearness Allowance for a broken period of a month :** The rate of dearness allowance shall be calculated on pay actually drawn during any particular period of a month, and as such the same in respect of any broken period of a month shall be payable at monthly rate of pay for such broken period.
- 63. Admissibility of the Dearness Allowance during Joining Time :** During joining time, as defined in sub-rule-40 of rule-9, the allowance shall be based on the joining time pay admissible under the Gujarat Civil Services (Joining Time, Foreign Service, Deputation out of India, Payment during Suspension, Dismissal and Removal) Rules, 2002, except that in cases falling under sub-rule (2) of rule-10 of the said rules, the allowance shall be drawn by a Government employee at the same rate at which it was drawn before the commencement of the joining time.
- 64. Admissibility of Dearness Allowance during suspension :** The rate of dearness allowance admissible to a Government employee under suspension shall be calculated on the amount of subsistence allowance paid to him :  
**Provided** that the authority suspending the Government employee may withhold the payment of dearness allowance to a Government employee under suspension and appropriate the same towards the payment of any amount which may be due to Government.
- 65. Admissibility of the Dearness Allowance during foreign service :** Subject to the sanctioned terms and conditions of appointment of a Government employee on foreign service, he shall draw the allowance on the basis of his pay in foreign service.

**CHAPTER - IX**  
**REPEAL AND SAVINGS**

- 66. Repeal and Savings :** The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to Additions to Pay are hereby repealed :  
**Provided** that anything done or any action taken under the old rules shall be deemed to have been done or taken under the corresponding provisions of these rules.

**By order and in the name of the Governor of Gujarat.**

**S. G. MANKAD**

**Principal Secretary to Government.**

**APPENDIX - I****[See Rule - 7 & 8]*****Authorities to whom powers under the Gujarat Civil Services  
(Additions to Pay) Rules, 2002 have been delegated***

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
1.	9(23)(e)	Powers to regularise the period of compulsory waiting to 'duty'.	Administrative Departments	Upto a period of fifteen days	Upto a period of fifteen days	Upto a period of fifteen days
2.	9(34)	Declaring an officer as Head of Department.	Administrative Departments	Full powers subject to observation of the following conditions: 1. The officer should be the Head of an identifiable organisation 2. The minimum of the pay scale of the officer should not be less than that of the Deputy Secretary to Government. 3. These powers should be exercised only by the Secretary of the Administrative Department.		
3.	9(52)	To make officiating appointment for a period not exceeding two months.	All Gazetted Heads of Offices.	Government employees holding Class III posts under their control.	Appointments should be made from the approved list of candidates if there be any and all appointment should be reported immediately to the appointing authority.	



Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	

PART IV-B  
94 ગણતરી સ્થાપના, 2002  
સાચી રીતે

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope		
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya (2) All Heads of Departments (3) Appointing Authority	Full powers - do - - do -	In respect of Heads of Department  In respect of all class one and two officers excluding Heads of Department  In respect of all class three and four Government employees	
8.	Note 2 below Rule 13	Power to allow Compensatory Local Allowance admissible at the place of residence other than headquarters	(1) Head of Department (2) Head of Office	Full powers	(1) For Gazetted Government employees (2) For Non-gazetted Government employees	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
9.	Note 2 below Rule 15	Power to allow House Rent Allowance admissible at the place of residence other than headquarters	(1) Head of Department (2) Head of Office	Full powers	(1) For Gazetted Government employees (2) For Non-gazetted Government employees	
10.	48	Power to grant permission to a Government employee to receive honararium	Head of Department	Full powers	Full powers (for the Head of Department himself permission of the Administrative Department will be necessary	
11.	54	Power to grant permission to a Government employee to receive fees	Head of Department	Full powers	Full powers (for the Head of Department himself permission of the Administrative Department will be necessary	

**APPENDIX - II****[See Rule - 9 (34)]**

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

**1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT :**

- 1.1 Secretary to Government.
- 1.2 Director of Agriculture.
- 1.3 Director of Animal Husbandry.
- 1.4 Director of Sugar
- 1.5 Director of Co-operative Societies.
- 1.6 President, Gujarat State Co-operative Tribunal.
- 1.7 Director of Horticulture.

**2.0 EDUCATION DEPARTMENT :**

- 2.1 Secretary (Education) to Government.
- 2.2 Secretary (Technical and Higher Education)
- 2.3 Commissioner of Higher Education
- 2.4 Commissioner of Mid-day-Meals and Schools)
- 2.5 Director of Primary Education
- 2.6 Director of Technical Education
- 2.7 Director of N.C.C.
- 2.8 Director of State Project Gujarat Primary Education Council
- 2.9 Director of Gujarat Council Education Research & Training
- 2.10 Director of Literacy and Continuing Education
- 2.11 Chairman, Gujarat Secondary Education on Board
- 2.12 Gujarat Primary Education Tribunal, Ahmedabad
- 2.13 Director Gujarat Education Technology Bhavan
- 2.14 Chairman, Gujarat State Examination Board
- 2.15 Director of State Project
- 2.16 Chairman, Technical Examination Board

**3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**

- 3.1 Secretary to Government.
- 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
- 3.3 Secretary, Gujarat Electricity Regulatory Commission.
- 3.4 Director of Petroleum.

**4.0 FINANCE DEPARTMENT :**

- 4.1 Secretary to Government.
- 4.2 Director of Accounts and Treasuries
- 4.3 Commissioner of Sales Tax.
- 4.4 President, Gujarat Sales Tax Tribunal
- 4.5 Director of Insurance.
- 4.6 Director of Pension and Provident Fund.

**5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**

- 5.1 Secretary to Government.
- 5.2 Director of Civil Supplies.
- 5.3 Director of Food.
- 5.4 Food and Civil Supplies Controller.
- 5.5 The Registrar, Consumer Disputes Redressal Commission.

5.6 Controller of Weights & Measures.

**6.0 FOREST AND ENVIRONMENT DEPARTMENT :**

6.1 Secretary to Government.

6.2 Principal Chief Conservator of Forests.

6.3 Conservator of Forests.

**7.0 GENERAL ADMINISTRATION DEPARTMENT :**

7.1 Secretary to Government.

7.2 Secretary to Governor.

7.3 Comptroller to the Governor

7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell

7.5 Director, Directorate of Economics & Statistics

7.6 Director of Evaluation

7.7 Secretary, Gujarat Public Service Commission

7.8 Secretary, Subordinate Staff Selection Board

7.9 Chief Editor, Gujarat District Gazetteers

7.10 Director of Languages

7.11 Commissioner of Training and Director, Sardar Patel Institute of Public Administration

7.12 Resident Commissioner, New Delhi

7.13 Secretary, Gujarat Civil Services Tribunal

7.14 Registrar, Office of Hon'ble Lokayukta

7.15 Secretary, State Election Commission

**8.0 HEALTH AND FAMILY WELFARE DEPARTMENT :**

8.1 Secretary to Government.

8.2 Commissioner of Health, Medical and Medical Education

8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education

8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education

8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education

8.6 Director of Medical Services (E.S.I. Scheme)

8.7 Director of Indian System of Medicine and Homeopathy

8.8 Commissioner of Food & Drugs Control Administration

8.9 Director of Stock Holding Central Medical Stores Organization

**9.0 HOME DEPARTMENT :**

9.1 Secretary to Government.

9.2 Director General and Inspector General of Police

9.3 Commandant General Home Guards

9.4 Additional Inspector General of Police, Police Computer Center

9.5 Inspector General of Prisons.

9.6 Director of Transport

9.7 Secretary, Gujarat Vigilance Commission

9.8 Director of Sainik Welfare

9.9 Director of Civil Defence

9.10 Director of Forensic Science Laboratory

9.11 Additional Director General of Police Public Prosecution,

- 9.12 Commissioner and Additional Director General of Police, Prohibition & Excise
- 9.13 Director General of Police & Director, Anti-Corruption Bureau

**10.0 INDUSTRIES AND MINES DEPARTMENT**

- 10.1 Secretary to Government.
- 10.2 Industries Commissioner
- 10.3 Commissioner of Cottage Industries
- 10.4 Commissioner of Geology and Mining
- 10.5 Director of Government Printing & Stationery
- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce

**11.0 INFORMATION AND BROADCASTING DEPARTMENT**

- 11.1 Secretary to Government
- 11.2 Director of Information
- 11.3 Commissioner of Entertainment Tax

**12.0 NARMADA AND WATER RESOURCES DEPARTMENT :**

- 12.1 Secretary to Government.
- 12.2 Chief Engineers
- 12.3 Superintending Engineers of Circles
- 12.4 Superintendign Engineers of Water Resources Investigation Circles
- 12.5 Area Development Commissioner
- 12.6 Additional Collectors (Irrigation)
- 12.7 Director, Gujarat Engineering Research Institute
- 12.8 Chief Controller of Accounts (Narmada Project)

**13.0 LABOUR AND EMPLOYMENT DEPARTMENT :**

- 13.1 Secretary to Government.
- 13.2 Commissioner of Labour
- 13.3 Commissioner of Rural Labour
- 13.4 Director of Employment and Training
- 13.5 Registrar, Industrial Court and Wage Boards
- 13.6 Registrar of Labour Court

**14.0 LEGAL DEPARTMENT :**

- 14.1 Secretary to Government.
- 14.2 Advocate General
- 14.3 Charity Commissioner
- 14.4 Chief Judge of Court of Small Causes
- 14.5 Chief Magistrate for the City of Ahmedabad
- 14.6 District and Session Judges
- 14.7 Official Trustee and Administrator General
- 14.8 Principal Judge, City Civil and Sessions Court
- 14.9 Registrar, Gujarat High Court
- 14.10 Member Secretary, Gujarat State Legal Services Authority.
- 14.11 Principal Judge, Family Courtp
- 14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court.Fees)
- 14.13 Registrar, Gujarat Public Works Contract Disputes Arbitration Tribunal.



**15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :**

- 15.1 Secretary to Government.
- 15.2 Development Commissioner
- 15.3 The Gram Vikas Commissioner
- 15.4 The Gujarat Panchayat Service Selection Board
- 15.5 Director of State Institute of Rural Development and Panchayati Raj
- 15.6 Commissioner of Rural Development

**16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**

- 16.1 Secretary to Government.

**17.0 PORTS AND FISHERIES DEPARTMENT :**

- 17.1 Secretary to Government.
- 17.2 Commissioner of Fisheries

**18.0 REVENUE DEPARTMENT :**

- 18.1 Secretary to Government.
- 18.2 District Collectors
- 18.3 Commissioner of Land Reforms
- 18.4 President, Gujarat Revenue Tribunal
- 18.5 Director of Relief
- 18.6 Secretary (Appeals)
- 18.7 Settlement Commissioner and Director of Land Records
- 18.8 Superintendent of Stamps
- 18.9 Inspector General of Registration

**19.0 ROADS AND BUILDINGS DEPARTMENT :**

- 19.1 Secretary to Government
- 19.2 Chief Engineer
- 19.3 Chief Architectural and Town Planner
- 19.4 (C.E. & S.P.) Director Staff Training College
- 19.5 Controller of Accommodation
- 19.6 Director of Parks and Gardens
- 19.7 Superintending Engineers of Circles

**20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**

- 20.1 Secretary to Government.
- 20.2 Director of Social Defence
- 20.3 Director of Scheduled Caste Welfare
- 20.4 Director of Developing Caste welfer
- 20.5 Commissioner of Disability

**21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**

- 21.1 Secretary to Government.
- 21.2 Chief Town Planner
- 21.3 Director of Municipalities

**22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**

- 22.1 Secretary to Government.
- 22.2 Commissioner of Youth Services and Cultural Activities
- 22.3 Director of Museums

- 22.4 Director of Archaeology
- 22.5 Director of Archives
- 22.6 Director of Library
- 22.7 Director General, Sports Authority of Gujarat.

**23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**

- 23.1 Secretary to Government.
- 23.2 Commissioner Women & Child Development

**24.0 SCIENCE AND TECHNOLOGY DEPARTMENT :**

- 24.1 Secretary to Government.

**25.0 GUJARAT LEGISLATURE SECRETARIATE :**

- 25.1 Secretary to Gujarat Legislature Secretariat

**ANNEXURE****[See Note-1 below rule-12]****The localities which are included in urban Agglomeration (UA)**

[As shown in Table 3 of "Census of India, 1991, Series I - India, Paper I of 1992 - Final Population Totals (Vols. I and II) read with the Annexure thereto issued by the Registrar General and Census Commissioner, India]

**Abbreviations used**

- |            |                          |
|------------|--------------------------|
| 1. I.N.A.  | Industrial Notified Area |
| 2. M.      | Municipality             |
| 3. M.Corp. | Municipal Corporation    |
| 4. N.M.    | Non-Municipal            |
| 5. N.P.    | Nagar Panchayat          |
| 6. O.G.    | Out Growth               |
| 7. V.P.    | Village Panchayat        |

**GUJARAT****1 AHMEDABAD (UA)****1 Ahmedabad (MCorp + OG)**

- |                         |                          |
|-------------------------|--------------------------|
| (1) Ahmedabad (MCorp)   | (16) Shahwadi (OG)       |
| (2) Asarwa (OG)         | (17) Vastral (Part) (OG) |
| (3) Bagefirdosh (OG)    | (18) Vatva (OG)          |
| (4) Bodakdev (OG)       | 2 Ahmedabad Cantt.       |
| (5) Chenpur (OG)        | 3 Chandlodiya (VP)       |
| (6) Gyaspur (Part) (OG) | 4 Ghatlodiya (NP)        |
| (7) Hathijan (OG)       | 5 Kali (NP)              |
| (8) Maktampur (OG)      | 6 Makarba (VP)           |
| (9) Muthiya (OG)        | 7 Memnagar (VP)          |
| (10) Naroda (OG)        | 8 Ranip (NP)             |
| (11) Nikol (OG)         | 9 Sarkhej (VP)           |
| (12) Odhav (OG)         | 10 Thaltej (VP)          |
| (13) Okaf (Part) (OG)   | 11 Vastrapur (VP)        |
| (14) Rakhial (OG)       | 12 Vejalpur (VP)         |
| (15) Ramol (Part) (OG)  |                          |

- 2 **AMRELI (UA)**
  - 1 Amreli (M)
  - 2 Amreli (OG)
- 3 **ANAND (UA)**
  - 1 Anand (M + OG)
    - (1) Anand (M)
    - (2) Bakrol (Part) (OG)
    - (3) Gamdi (OG)
    - (4) Jitodiya (Part) (OG)
    - (5) Mogari (OG)
  - 2 Karamsad (NP)
  - 3 Vallabhvidyanagar (NP)
  - 4 Vithaludyognagar INA (INA)
- 4 **ANKLESVAR (UA)**
  - 1 Anklesvar
    - (1) Anklesvar (M)
    - (2) Anklesvar  
(New Settlement of  
Divi, Diva &  
Borbhatha) (OG)
    - (3) Gadkhol (Part) (OG)
    - (4) Piraman (Part) (OG)
  - 2 Anklesvar INA (INA)
- 5 **BHARUCH (UA)**
  - 1 Bharuch (M)
  - 2 Bholav (Part) (OG)
  - 3 Maktampur (Part) (OG)
  - 4 Nandelav (Part) (OG)
- 6 **BHAVNAGAR (UA)**
  - 1 Bhavnagar (MCorp)
  - 2 Ruva (Part) (OG)
  - 3 Tarsimiya (Part) (OG)
- 7 **BHUJ (UA)**
  - 1 Bhuj (M + OG)
    - (1) Bhuj (M)
    - (2) Bhuj (OG)
    - (3) Mirjhapar (Part) (OG)
  - 2 Madhapar (VP)
- 8 **BILIMORA (UA)**
  - 1 Bilimora (M)
  - 2 Bilimora (Talodh OG)
- 9 **BODELI (UA)**
  - 1 Ali-Kherva (OG)
  - 2 Bodeli (VP)
  - 3 Dhokaliya (OG)
- 10 **CHIKHLI (UA)**
  - 1 Chikhli (VP)
  - 2 Khundh (Part) (OG)
  - 3 Majigam (Part) (OG)
  - 4 Samaroli (OG)
  - 5 Thala (OG)
- 11 **DAKOR (UA)**
  - 1 Dakor (NP)
  - 2 Rakhial (Part) (OG)
- 12 **DHOLKA (UA)**
  - 1 Dholka (M)
  - 2 Dholka Rural (Part) (OG)
  - 3 Maflipur (OG)
- 13 **DHORAJI (UA)**
  - 1 Dhoraji (M)
  - 2 Dhoraji (OG)
- 14 **DAHOD (UA)**
  - 1 Dahod
    - (1) Dahod (M)
    - (2) Dahod (OG)
    - (3) Usarvan (Part) (OG)
  - 2 Freelandgunj (NM)
- 15 **GODHRA (UA)**
  - 1 Godhra (M)
  - 2 Jafrabad (Part) (OG)
  - 3 Vavdi Bujarg (Part) (OG)
- 16 **GONDAL (UA)**
  - 1 Gondal (M)
  - 2 Gondal (OG)
- 17 **HALOL (UA)**
  - 1 Duniya (OG)
  - 2 Halol (NP)
  - 3 Kanjari (Part) (OG)
  - 4 Pratappura (Part) (OG)
- 18 **IDAR (UA)**
  - 1 Idar (NP)
  - 2 Javanpura (OG)
- 19 **JAMNAGAR (UA)**
  - 1 Bedi (NP)
  - 2 Jamnagar (MCorp + OG)
    - (1) Jamnagar (MCorp)
    - (2) Jamnagar (OG)
    - (3) Port Area (OG)
    - (4) Rly. Colony (OG)
    - (5) Vibhapar (OG)

3. Navagam Ghed (VP)
- 20 JETPUR (UA)**
  1. Jetpur (M)
  2. Jetpur (OG)
  3. Navagadh (OG)
- 21 JUNAGADH (UA)**
  1. Joshipura (VP)
  2. Junagadh (M + OG)
    - (1) Dolatpara (OG)
    - (2) Junagadh (M)
    - (3) Junagadh (OG)
    - (4) Khamdhrol (Part) (OG)
    - (5) Sabalpur (OG)
    - (6) Timbavadi (OG)
- 22 KADI (UA)**
  1. Kadi (M)
  2. Kadi (OG)
  3. Kundal (Part) (OG)
  4. Nanikadi (Part) (OG)
- 23 KALOL (UA) (MAHESANA)**
  1. Kalol (M)
  2. Saij (VP)
- 24 KALOL (UA) (PANCHMAHALS)**
  1. Derol Station (OG)
  2. Kalol (NP)
- 25 KHAMBHAT (UA)**
  1. Kansari (OG)
  2. Khambhat (M)
  3. Metpur (OG)
  4. Shakarpur (OG)
- 26 KOSAMBA (UA)**
  1. Kosamba (NP)
  2. Kumvarda (OG)
  3. Tarsadi (OG)
- 27 MAHESANA (UA)**
  1. Dediyaan (Part) (OG)
  2. Mahesana (M)
  3. Mahesana (OG)
  4. Nagalpur (Part) (OG)
  5. Palavasna (Part) (OG)
- 28 MAHUVA (UA)**
  1. Mahuva (M)
  2. Mahuva (OG)
- 29 MANGROL (UA)**
  1. Mangrol (M)
  2. Mangrol (OG)
- 30 MORVI (UA)**
  1. Morvi (M + OG)
    - (1) Amreli (Part) (OG)
    - (2) Bhadiyad (Part) (OG)
    - (3) Madhapar (OG)
    - (4) Mahendranagar (Part) (OG)
    - (5) Morvi (M)
    - (6) Ravapara (OG)
    - (7) Trajpar (OG)
    - (8) Vajepar (OG)
- 31 NADIAD (UA)**
  1. Nadiad (M + OG)
    - (1) Kamla (Part) (OG)
    - (2) Manjipura (Part) (OG)
    - (3) Nadiad (M)
- 32 NAVSARI (UA)**
  1. Jalalpore (NP)
  2. Kaliawadi (VP)
  3. Navsari (M + OG)
    - (1) Chhapra (Part) (OG)
    - (2) Chovisi (OG)
    - (3) Jamalpore (OG)
    - (4) Kabilpor (OG)
    - (5) Navsari (M)
  4. Vijalpor (VP)
- 33 PADRA (UA)**
  1. Padra (M)
  2. Padra (OG)
- 34 PALANPUR (UA)**
  1. Palanpur (M)
  2. Palanpur Rural (OG)
- 35 PATAN (UA) (JUNAGADH)**
  1. Patan (M + OG)
    - (1) Patan (M)
    - (2) Patan Rural (Part) (OG)
  2. Veraval (M + OG)
    - (1) Bhalpara (Part) (OG)
    - (2) Veraval (M)
    - (3) Veraval Rural (Part) (OG)

**36 PATAN (UA) (MAHESANA)**

- 1 Gungdipati (Part) (OG)
- 2 Hansapur (Part) (OG)
- 3 Matarvadi (Part) (OG)
- 4 Patan (M)

**37 PORBANDAR (UA)**

- 1 Chhaya (NP)
- 2 Porbandar (M + OG)
  - (1) Bokhira (OG)
  - (2) Khapat (OG)
  - (3) Porbandar (M)
  - (4) Zavar (Part) (OG)

**38 RAJKOT (UA)**

- 1 Raiya (VP)
- 2 Rajkot (MCorp + OG)
  - (1) Anandpar (OG)
  - (2) Madhapar (OG)
  - (3) Manharpur (OG)
  - (4) Mavdi (OG)
  - (5) Mota Mava (OG)
  - (6) Munjka (OG)
  - (7) Nana Mava (OG)
  - (8) Rajkot (MCorp)
  - (9) Vavdi (OG)

**39 SAVARKUNDLA (UA)**

- 1 Savarkundla (M)
- 2 Savarkundla (OG)

**40 SIDHPUR (UA)**

- 1 Sidhpur (M)
- 2 Sidhpur (OG)

**41 SURAT (UA)**

- 1 Amroli (VP)
- 2 Surat (MCorp + OG)
  - (1) Mota Varachha (OG)
  - (2) Surat (MCorp)

**42 VADODARA (UA)**

- 1 Bajwa (VP)
- 2 Chhani (NP)
- 3 Jawaharnagar Gujarat Refinery (NM)
- 4 Karachiya (VP)
- 5 Petrochemical Complex INA (INA)

**6 Tarsali (VP)**

- 7 Vadodara (MCorp + OG)
  - (1) Bapod (OG)
  - (2) Harni (OG)
  - (3) Kapurai (Part) (OG)
  - (4) Karodiya (OG)
  - (5) Sama (OG)
  - (6) Sayajipura (OG)
  - (7) Undera (OG)
  - (8) Vadodara (MCorp)

**43 VALSAD (UA)**

- 1 Abrama (VP)
- 2 Kosamba (VP)
- 3 Mogarwadi (VP)
- 4 Nanakwada (VP)
- 5 Valsad (M + OG)
  - (1) Bhagdakhurd (OG)
  - (2) Bhagdawada (OG)
  - (3) Pardi Sandhpor (OG)
  - (4) Valsad (M)
  - (5) Valsad (OG)

**44 VIJAPUR (UA)**

- 1 Vijapur (M)
- 2 Vijapur Rural (Part) (OG)

**45 VISNAGAR (UA)**

- 1 Kansa (Part) (OG)
- 2 Visnagar (M)

**46 WADHWAN (UA)**

- 1 Surendranagar (M + OG)
  - (1) Dudhrej (Part) (OG)
  - (2) Surendranagar (M)
- 2 Wadhwan (M + OG)
  - (1) Wadhwan (M)
  - (2) Wadhwan (OG)

**FINANCE DEPARTMENT  
NOTIFICATION**

Sachivalaya, Gandhinagar. 15th November, 2002

*Constitution of India*

No. : GN-35-GCS/102001/1217/CH.--In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

**CHAPTER - I - GENERAL**

1. **Short Title and Commencement :** (1) These rules may be called the “Gujarat Civil Services (Pension) Rules” 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to-  
(a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and  
(b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner:  
**Provided** that no such order shall be made except with the prior concurrence of the Finance Department.
5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Regulation of claims to pension or Family Pension :** (1) Any claim to pension or a class of pension shall be regulated by the provisions of these rules in force at the time when a Government employee retires or is retired or is discharged or dies, as the case may be;  
**Provided** that, if during his service, changes disadvantageous to him are introduced in the rules, to which he became subject on entry into the service of Government, his pension shall not be less than that which would have been admissible but for the introduction of such changes.  
(2) The day on which a Government employee retires or is retired or is discharged or is allowed to resign from service, as the case may be, shall be treated as his last working day. The date of death shall also be treated as working day;  
**Provided** that in the case of a Government employee who is retired prematurely or who retires voluntarily under sub-rule (4) and (5) of rule 10 or rule 46, as the case may be, the date of retirement shall be treated as a non-working day.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided** that the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.



## CHAPTER - II DEFINITIONS

9. Unless the context otherwise requires -

- (1) **"Actual travelling expenses"** means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if paid, and for carriage of camp equipment, if necessary and does not include charges for accommodation in hotels and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.
- (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
- (3) **"Annexure"** means annexure appended to these rules.
- (4) **"Appendix"** means appendix appended to these rules.
- (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
- (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
- (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
- (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
- (9) **"Camp Equipage"** means an apparatus for moving a camp.

**Note:** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.

- (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.
- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.

**Note :** This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.

- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of India" and all revenues received by the Government of a State/Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be

entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".

- (15) **"Constitution"** means the Constitution of India.
- (16) **"Conveyance Allowance"** means an allowance granted to a Government employee, whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.
- (17) **"Date of first appointment"** means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.
- (18) **"Daily Allowance"** means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) **"Day"** means the period beginning from a midnight and ending with the next midnight.
- (20) **"Death-cum-Retirement Gratuity"** means the gratuity payable under rule-81 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) **"Director of Pension and Provident Fund"** means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) **"Disbursing Authority for Pension"** means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.
- (23) **"Duty"** Duty includes -
- (a) service as a probationer;
  - (b) joining time;
  - (c) a course of instructions or training authorised by or under the orders of Government;
 

**Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.
  - (d) the period occupied -
    - (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
    - (ii) in attending an obligatory departmental examination,
    - (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall

be treated not as duty but as leave.

- (e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-
  - (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
  - (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or
  - (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved. The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.
- (f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.
- (g) the period spent by Government employee on training mentioned below :-
  - (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.
  - (ii) On Home Guard training or Home Guard duties with permission of the Head of office.
  - (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.
  - (iv) training at a Boy Scouts' camp;

**Note:** No travelling or halting allowance shall be admissible in respect of this duty.
- (h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.
- (i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State -
  - (a) as representatives of Government or ex-officio,
  - (b) by virtue of his official position such as Principal of a College, and
  - (c) for attending the meeting of a Board of Studies.
- (24) "Emoluments" means -
  - (i) Pay,
  - (ii) payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.
  - (iii) compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.
  - (iv) Pension and pension equivalent of death-cum-retirement gratuity except the following :-
    - (a) wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.
    - (b) compensation received under the Workmen's Compensation Act, 1923.

**Note :** The word "Pension" means the full sanctioned pension prior to commutation.

- (v) in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance

**Provided** that, if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:

**Provided** further that if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.

**Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, or the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.

**Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.

- (25) "Executive Engineer" means an officer appointed as such and incharge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.

- (26) "Family" means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.

**Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.

**Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.

- (27) "Fee" means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.



- (28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.
- (29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18, the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.
- (30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.
- (31) **"Form"** means a form appended to these rules.
- (32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non-gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this sub rule. **Provided** that in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.
- Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.
- (33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.
- (34) **"Head of Department"** this term includes the officers from Appendix-II who have been declared as such or any other officers whom Government may from time to time declare to be Head of Department.
- (35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.
- (36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent authority, or in the absence of such declaration the station where the records of his office are generally kept.
- (37) **"Holiday"** means -  
(a) a holiday declared or notified under Negotiable Instruments Act, 1881; and  
(b) in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.
- (38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.
- (39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.
- (40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.
- (41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.
- (42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.

- (43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.
- (44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.
- (45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.
- (46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.
- (47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.
- (48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.
- (49) **"Minor"** means a person who has not completed the age of eighteen years.
- (50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction:** Calculations of period expressed in terms of months and days shall be made as under :-

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-

	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>

- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **"Non-Official Member"** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **"Officiate"** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **"Pay"** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **"Permanent Travelling Allowance"** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.
- (55) **"Pension"** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary



increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.

- (56) **"Pensionable Pay"** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.
- (57) **"Pensioner"** means a retired Government employee who has been granted pension.
- (58) **"Pension Payment Office"** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **"Pension Payment Order"** means an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **"Pension Sanctioning Authority"** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **"Permanent Post"** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **"Pay and Accounts Officer"** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **"Personal Pay"** means additional pay granted to a Government employee -  
(a) to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or  
(b) in exceptional circumstances, on other personal considerations.
- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.  
**Note 1:** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.  
**Note 2:** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.  
**Note 3:** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.
- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj. XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.
- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.
- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by

Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.

**Note:** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.

- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -  
 (a) the specially arduous nature of duties,  
 (b) a specific addition to the work or responsibility.
- (75) **"Sphere of duty"** means the area to which the duties of a Government employee are confined.
- (76) **"Standard Rent"** means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) **"Subsistence Allowance"** means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) **"Substantive Pay"** means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) **"Superintending Engineer"** means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) **"Superior Service"** means any kind of service not being Class IV service.
- (81) **"Table"** means a table appended to these rules.
- (82) **"Temporary Post"** means a post carrying a definite rate of pay sanctioned for a limited time.  
**Note:** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.
- (83) **"Temporary Transfer"** means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.
- (84) **"Tenure Post"** means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note:** The following posts have been declared by Government to be tenure posts :-

		Period of Tenure (Years)
(1)	Chief Engineer in the Gujarat Service of Engineers (Class-I)	5
(2)	Three posts of Assistant Directors of Social Welfare	3
(3)	All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	5
(4)	The following posts in the Legal Department :	
(i)	Deputy Secretaries (Three posts)	3
(ii)	Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post)	3



**Period of Tenure  
(Years)**

- |       |  |   |
|-------|--|---|
| (iii) | Special Officer and Ex-officio Under Secretary to Government (one post)  | 3 |
| (5)   | Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department.   | 5 |
| (6)   | Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department. | 5 |
- Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.
- (85) **"Time-Scale Pay"** means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.
- Note-1 :** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.
- Note-2 :** A post is said to be on the same time-scale as an another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.
- (86) **"Transfer"** means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -
- (a) to take up the duties of a new post; or
  - (b) in consequence of a change of his headquarters.
- (87) **"Transit Time"** means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.
- (88) **"Travelling Allowance"** means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.
- (89) **"Treasury"** means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III RETIREMENT

10. **Age of retirement :** (1) Except as provided in this rule, every Government employee, other than a Class IV employee, shall retire from service on the afternoon of the last day of the month in which he attains the age of fifty-eight years. The Government employee may be retained in service beyond the age of fifty-eight years only with the previous sanction of the Government in the public interest, the reasons for it shall be recorded in writing.
- (2) A Government employee in Class IV service shall retire from service on the afternoon of the last day of the month in which he attains the age of sixty years. The Government employee may be retained in service beyond the age of sixty years only with the previous sanction of Government.
- Explanation :** For the purpose of sub-rules (1) and (2), a Government employee whose date of birth is the 1st day of a month shall retire from service on the afternoon of the last day of the same month in which he attains the age of fifty-eight years or sixty years, as the case may be.
- (3) The following conditions are applicable to particular services :-
- a) Except as otherwise provided in this sub-clause, a holder of the post of the Chief Judge

of the Court of Small Causes, Ahmedabad, or the Chief Metropolitan Magistrate for Metropolitan area of the city of Ahmedabad, whether he is recruited directly or is promoted from subordinate post, shall ordinarily be retained in service till the age of sixty years, if he continues efficient upto that age, otherwise he may be required to retire on attaining the age of fifty-eight years or at any time thereafter.

- b) The Principal Judge, Ahmedabad City Civil and Sessions Court, shall be required to retire on attaining the age of sixty years.
  - c) Except as otherwise provided in this sub-clause, Government employees in the Gujarat Services of Engineers, Class-I, shall retire on attaining the age of fifty-eight years and may be required by the Government to retire on attaining the age of fifty years if they have not reached to the rank of Superintending Engineer.
  - d)
    - (i) Subject to the requirements of this sub-clause as to reappointment, the Government may, in special circumstances, which should be recorded in writing, grant an extension of service not exceeding three months, to a Chief Engineer.
    - (ii) No Chief Engineer shall, without re-appointment, hold the post for more than five years, but re-appointment to the post may be made as often and in each case for such period not exceeding five years, as the Government may decide, provided that the term of reappointment shall not extend more than three months beyond the date on which he attains the age of fifty-eight years. (Officiating service, unless followed by confirmation without interruption in such service, does not count towards the period of five years mentioned in this sub-clause).
  - e) Government employee who while in Government service is appointed as Chairman or Member of the Gujarat Public Service Commission, shall hold office for a term of six years from the date on which he enters upon his office or until he attains the age of sixty-two years, whichever is earlier, as laid down in Article-316 (2) of the Constitution of India; even though he attains the age of compulsory retirement according to the service to which he belonged during his tenure as Chairman or Member of the Commission.
- (4) Notwithstanding anything contained in sub-rule (1) of this rule, the appointing authority, if it is of the opinion that it is in the public interest so to do, by giving him three months' pay and allowances have the absolute right to retire-
- (a) any Gazetted Government employee working under the State Government :-
    - (i) if he had entered Government service before attaining the age of thirty-five years, after he has attained the age of fifty years, **and**
    - (ii) in any other case, after he has attained the age of fifty five years,
  - (b) any Government employee who holds a post in any other service of the State either pensionable or non-pensionable, after he has attained the age of fifty-five years;
- Note :** For the purposes of sub-clause (a) of sub-rule (4), the age of entry into Government service or recruitment in Government service shall be the age at which a Government employee was appointed to a full time post and not to a part time or honorary post.
- (5) Notwithstanding anything contained in sub-rules (1) and (2) of this rule, any Government employee may, by giving notice of not less than three months in writing to the appropriate authority, retire, in case of a Government employee :-
- (i) referred to in sub-rule (4) (a) (i), after he has attained the age of fifty years,
  - (ii) referred to in sub-rule (4) (a) (ii) and 4 (b) after he has attained the age of fifty-five years;
- Explanation-1 :** For the purposes of sub-rules (4) and (5) "Appointing authority" means the authority which has power to make substantive appointment to the post or service from which the Government employee retires, or wants to retire;
- Explanation-2 :** For the purpose of sub-rule (5) three months' notice may be given either before or after the Government employee attains the age of fifty or fifty-five years but before he attains the age of fifty-seven years, provided that the retirement takes place after he has attained the age of fifty or fifty-five years, as the case may be;

**Explanation-3 :** In computing the notice period of three months referred to in sub-rule (5) the date of service of notice and the date of its expiry shall be excluded.

**Provided** that it shall be open to the appointing authority to withhold permission to retire to a Government employee who is under suspension, or against whom departmental proceedings are pending or contemplated and who seeks to retire under this sub-rule.

11. **Retirement according to the character of the post held in an officiating capacity and not the post held in a substantive capacity :** When a Government employee holding a permanent post substantively, is officiating on another post, rule 10 shall be applied according to the character of the post on which he is officiating and not according to the character of the permanent post held substantively by him. Thus the date of compulsory retirement of the substantive holder of a post in Class IV service, who is officiating in a post not included in that service, is the date on which he attains the age of fifty-eight years. If such person desires to be governed under sub-rule (2) of rule 10, he shall be required to be reverted to a post in Class IV service before he attains the age of fifty-eight years.
12. **Extension in service beyond the age of superannuation :** Notwithstanding anything contained in sub-rule (1) of rule 10 Government may grant an extension of service to any Government employee beyond the age of superannuation, in the public interest reasons of which shall be recorded in writing.  
**Note :** Extension should not be granted beyond the age of sixty years, except in very rare and exceptional circumstances.
13. **Application of rule-10 to re-employed Government Employees :** Rule-10 shall also be applicable to re-employed personnel who have retired before reaching the age of superannuation and the rules in Chapter VII are subject to conditions laid down in rule 10. Rule 185 from the nature of its concession and conditions, puts the re-employment of a person in receipt of a superannuation and or retiring pension in a special class outside the purview of rule-10 and subject to the conditions stated in the rule itself which shall be required to be observed with every renewal of sanction.
14. **Review of cases before superannuation or on expiry of the extension period of service :** The case of each Government employee shall be taken up for examination when he is approaching the age of superannuation and before the expiry of each extension of service. Extensions may not be granted for any period exceeding one year at one time, the first extension being given generally up to the end of the financial year. In cases in which it is proposed to grant extension of service, reports shall be made to Government at least two months before the necessity for sanction or fresh sanction arises.
15. **Claim for compensation for retirement not be entertained :** No Claim for compensation from a Government employee who is required to retire under the provisions of rule 10 will be entertained.
16. **When extension is refused, Government employee is continued till relieved by his successor :** When Government employee has been refused an extension of service, he may, in the absence of specific order to the contrary, be allowed to continue in service until he is relieved by his successor.  
**Note :** In cases, however, where an extension of service has been applied for and granted and no further extension is asked for and sanctioned, the Government employee must be held to cease to be in the service of Government and to be entitled to no pay from the date of the expiration of the period for which the extension was granted. It is for the officer under whom the Government employee, to whom the extension has been given, is serving, to take timely measures to ensure, as far as in him lies, that another Government Employee shall be available to take over charge from the time-expired Government employee on the date on which the extension given terminates.
17. **Promotion not be given when a Government employee is on extension of service :** Without the previous sanction of Government, no promotion, whether officiating or substantive, and whether in a permanent or in a temporary establishment, shall be given to a Government employee who is under extension. This does not debar such a Government employee from earning an increment, if the pay of the appointment held by him is on a time-scale.
18. **Removal or compulsory retirement from service for misconduct, insolvency or inefficiency :** A competent authority may remove any Government employee subject to these rules from Government service, or may require him to retire from it, on the ground of misconduct, insolvency or inefficiency :  
**Provided** that before any such order is issued, the procedure referred to in rules 9 and 10 of the Gujarat



Civil Services (Discipline and Appeal) Rules 1971, shall be followed.

**Note :** Except where it is expressly stated otherwise, 'removal' includes the case of a Government employee who has been asked to retire under this rule.

#### CHAPTER - IV GENERAL CONDITIONS

19. **Limitations on number of pensions :** (1) A Government employee shall not earn two pensions in the same service or post at the same time or for the same continuous service.  
(2) A Government employee, who has retired on a Superannuation Pension or Retiring Pension, and subsequently re-employed, shall not be entitled to a separate pension or gratuity for the period of his re-employment.
20. **Admissibility of Wound or Injury Pension :** The rules from 69 to 76 which govern the grant of Wound or Injury Pension on account of injuries, apply to all persons employed in civil services whether permanently, temporarily, or even casually, and whether remunerated by fixed pay or at piece-work-rates.
21. **Sanction of pension in special circumstances :** In case where a pension is not admissible under any specific provision of these rules, Government may sanction pension which shall not, save in the most exceptional circumstances, exceed the monthly minimum pension as fixed by Government from time to time, or of a gratuity not exceeding the equivalent, calculated in accordance with the table prescribed under rule 100 of the value of such a pension, if the sanction is not inconsistent with the provisions of the rules.  
**Explanation :** Pension sanctioned under this rule need not be given any special name. It may be styled as 'Invalid', 'Retiring', or 'Superannuation', in accordance with the circumstances of each case.
22. **Pension not exchangeable but gratuity may be exchanged for annuity :** (1) A Government employee eligible for a pension is not entitled to exchange it for a gratuity.  
(2) If a Government employee is eligible under these rules for a gratuity only, Government may at its discretion, if the expectation of life of the Government employee is reported by competent medical authority to be equal to the average, convert the gratuity into an annuity. The amount of the annuity shall be calculated with reference to the table of present values prescribed by Government under rule 100.
23. **Pension subject to good conduct :** (1) Future good conduct shall be an implied condition of every grant of pension. Government may, by order in writing, withhold or withdraw a pension or part thereof, whether permanently or for a specified period, if the pensioner is convicted of a serious crime or is found guilty of grave misconduct:  
**Provided** that where a part of pension is withheld or withdrawn, the amount of remaining pension can be reduced below the minimum pension as fixed by Government.  
(2) Where a pensioner is convicted of a serious crime by a court of law, action under sub-rule (1) shall be taken in the light of the judgement of the court relating to such conviction.  
(3) In a case not falling under sub-rule (2), if Government considers that the pensioner is prima facie guilty of grave misconduct, it shall, before passing an order under sub-rule (1), follow the procedure as laid down in rules 9 and 10 of the Gujarat Civil Service (Discipline and Appeal) Rules, 1971 for imposing a major penalty.  
(4) The Gujarat Public Service Commission shall be consulted before an order under sub-rule (1) is passed in respect of officers holding posts within their purview.  
**Explanation :** In this rule :-  
(a) the expression 'serious crime' includes a crime involving an offence under the Official Secrets Act, 1923 (Act XIX of 1923),  
(b) the expression 'grave misconduct' includes the communication or disclosure of any secret official code or password or any sketch, plan, model, article, note, document or information, such as is mentioned in section 5 of the Official Secrets Act, 1923 (Act XIX of 1923) (which was obtained while holding office under the Government) so as to prejudicially affect the interests of the general public or the security of the State.
24. **Right of Government to withhold or withdraw pension :** (1) Government may, by order in writing, withhold or withdraw a pension or any part of it, whether permanently or for a specified period, and also



order the recovery from such pension, the whole or part of any pecuniary loss caused to Government, if, in any departmental or judicial proceedings, the pensioner is found guilty of grave misconduct or negligence during the period of his service including service rendered upon re-employment after retirement :

**Provided** that the Gujarat Public Service Commission shall be consulted before any final order is passed in respect of officers holding posts within their purview :

**Provided** further that where a part of pension is withheld or withdrawn, the amount of remaining pension can be reduced below the minimum fixed by Government.

- (2) (a) The departmental proceedings referred to in sub-rule (1), if instituted while the Government employee was in service whether before his retirement or during his re-employment, shall, after the final retirement of the Government employee, be deemed to be proceedings under this rule and shall be continued and concluded by the authority by which they were commenced in the same manner as if the Government employee had continued in service.
- (b) The departmental proceedings, if not instituted while the Government employee was in service, whether before his retirement or during his re-employment-
  - (i) shall not be instituted save with the sanction of the Governor,
  - (ii) shall not be in respect of any event which took place more than four years before such institution, **and**
  - (iii) shall be conducted by such authority and at such place as the Government may direct and in accordance with the procedure applicable to the departmental proceedings in which an order of dismissal from service could be made in relation to the Government employee during his service.
- (3) In case of a Government employee who has retired on attaining the age of superannuation or otherwise and against whom any departmental or judicial proceedings are instituted or where departmental proceedings are continued under sub-rule (2), a provisional pension as provided in rule 144 to 146 shall be sanctioned.
- (4) Where Government decides not to withhold or withdraw pension but orders recovery of pecuniary loss from pension, the recovery shall not, subject to the provision of sub-rule (1) of this rule, ordinarily be made at a rate exceeding one-third of the pension admissible on the date of retirement of a Government employee.
- (5) For the purpose of this rule :-
  - (a) departmental proceedings shall be deemed to be instituted on the date on which the statement of charges is issued to the Government employee or pensioner, or if the Government employee has been placed under suspension from an earlier date, on such date, **and**
  - (b) judicial proceedings shall be deemed to be instituted -
    - (i) in case of criminal proceedings, on the date on which the complaint or report is made by a police officer of which the Magistrate takes cognizance, **and**
    - (ii) in case of civil proceedings, on the date of presenting the plaint in the court.

## CHAPTER - V QUALIFYING SERVICE

25. **Qualifying Service :** Subject to the provisions of these rules, qualifying service of a Government employee, means and includes -

- (i) all service including service on probation rendered on a regular establishment in any capacity whether, temporary or permanent, interrupted or continuous but it shall not include -
  - (a) service in non-pensionable establishment,
  - (b) service paid from contingences,
  - (c) service rendered in daily rated establishment,
  - (d) actual periods of break in service if any, between spell of service,
  - (e) service prior to resignation, removal or dismissal,

- (f) service as an apprentice,
- (g) service on fixed pay basis, **and**
- (h) service on contract basis.
- (ii) all service rendered in work charged establishment provided that the total service put in, as such is five years or more,
- (iii) foreign service,
- (iv) vacation taken by Government employee in vacation department,
- (v) all periods of leave including extraordinary leave upto a maximum of thirty six months during entire service,
- (vi) addition to qualifying service admissible under rule-37,
- (vii) services rendered as Kotwal by a Government employee after regular appointment in the regular time scale.
- (viii) services rendered as full time attendant by a Government employee before his regular appointment in class IV service, and
- (ix) services rendered under Central Government/Central Government Autonomous bodies having pension scheme, by a Government employee who is absorbed in Government.
- (x) Pensionable service rendered by an employee in a grant-in-aid institution the pension liability in respect of which is borne by the Government to the extent as may be ordered by the Government from time to time.

**26. Conditions subject to which service qualifies :** (1) The service of a Government employee shall not qualify unless his duties, pay and allowances are regulated by the Government or under conditions determined by the Government.

- (2) For the purposes of sub-rule (1) the expression 'service' means service under Government and paid by Government from the Consolidated Fund of State.

**27. Age after which service counts for pension :** Service rendered by a Government employee after attaining the age of eighteen years shall only be counted for pension.

**28. Counting of pre-retirement civil service in the cases of re-employed Government employees :**

(1) A Government employee who has retired on Compensation Pension or Invalid Pension or compensation gratuity or invalid gratuity, is re-employed and appointed to a service or post to which these rules apply, may exercise option either-

- (a) to continue to draw the pension or retain the gratuity sanctioned for his earlier service, and in such case his former service shall not be counted as qualifying service, **or**
- (b) to cease to draw his pension and refund-
  - (i) the pension already drawn after re-employment,
  - (ii) the value received for the commutation of part of pension, **and**
  - (iii) the amount of death-cum-retirement gratuity including service gratuity, if any, and count the previous service as qualifying service:

**Provided that -**

- (i) the pension drawn prior to the date of re-employment shall not be required to be refunded,
- (ii) the element of pension which was ignored for fixation of his pay shall be refunded by him:

(2) The appointing authority shall along with the order of appointment require in writing the Government employee to exercise the option under sub-rule (1) within three months of the date of issue of such order or if he is on leave on that day within three months of his return from leave whichever is later, and shall also bring to his notice that if no option is exercised within the period referred to above, he shall be deemed to have opted for clause (a) of sub-rule (1).

(3) In case of a Government employee who opts for clause (a) of sub-rule (1), the pension or gratuity admissible for his subsequent service is subject to the limitation that service gratuity or the commuted value of the pension and death-cum-retirement gratuity, if any, shall not be greater than the difference between the value of the pension and death-cum-retirement gratuity, if any, that

would be admissible at the time of the Government employee's final retirement if the two periods of service were combined and the value of retirement benefits have already been granted to him for the previous service.

**Explanation :** The commuted value of pension shall be calculated in accordance with the Table prescribed under rule 100 applicable at the time of second or final retirement.

- (4) (a) A Government employee who opts for clause (b) of sub-rule (1) shall be required to refund the gratuity (Compensation or Invalid) received in respect of his earlier service, in monthly installments not exceeding thirty-six in number, the first instalment beginning from the month following the month in which he exercised the option.
- (b) The right to count previous service as qualifying service shall not be revived until the whole amount is refunded.
- (5) In case of a Government employee, who, having elected to refund the gratuity, dies before the entire amount is refunded, the amount of unrefunded gratuity (Compensation or Invalid) shall be adjusted against the death-cum-retirement gratuity which may become payable to his family.

29. **Cases in which Military service to be counted as service for pension :** A competent authority may by general or special order direct that the Military service performed by a Government employee, after attaining the age of eighteen years, who before entering civil services was in Military Services but did not earn a pension in Military Services, shall be treated as service qualifying for pension. In issuing such an order, the appointing authority shall specify the method by which the amount of service shall be calculated and may impose such conditions which it may think fit:

**Provided that-**

- (1) the Military service must have been pensionable under military rules;
- (2) the Military service must have been paid from Consolidated Fund of India or of State or pensionary contribution for that service must have been received by Consolidated Fund of India or State, **and**
- (3) if the service is treated as service qualifying for civil pension, any bonus or gratuity received in lieu of pension or since discharge from Military service must be refunded in not more than thirty six monthly installments from such date as the appointing authority may direct.

**Explanation-1 :** An order under this rule shall be communicated to the Controller of Defence Accounts concerned who will be requested to calculate the exact amount to be recovered and communicate it to the Director of Pension and Provident Fund who shall make the recoveries in as many installments as may be directed in the order.

**Explanation-2 :** Period of Leave taken in Military service which was not counted as service under those rules before the Government employee became subject to the Civil Services leave rules shall not be treated as service for the purposes of this rule.

**Explanation-3 :** It shall be permissible to allow Military service interposed between two periods of civil service to count for civil pension, provided that the conditions laid down in this rule are fulfilled.

**Explanation-4 :** Approved war service or military service shall be required to be verified in the **Form-1** from the Military authorities concerned.

**Explanation-5 :** Temporary Military service rendered by a Government employee with an interruption between the Military and Civil service shall be treated as qualifying service under rule-25. The Government employee shall be required to refund the service gratuity, if any, received by him in respect of Military service rendered by him, before he is allowed to count that service towards civil pension.

30. **Counting of periods of suspension :** Time passed by a Government employee under suspension pending inquiry into conduct shall count as qualifying service where, on conclusion of such inquiry, he has been fully exonerated or the suspension is held to be wholly unjustified, in other cases, the period of suspension, shall not count unless the authority competent to pass orders under the rule governing such cases expressly declares that it shall count to such extent as the competent authority may declare.

**Note :** In absence of specific indication to the contrary in the service record, the period of suspension shall be taken into account towards the qualifying service.

31. **Counting of past service on reinstatement :** (1) A Government employee who is dismissed, removed or compulsorily retired from the service, but is reinstated on order in appeal or review, shall be entitled

to count his past service as qualifying service.

- (2) The period of interruption in service between the date of dismissal, removal or compulsory retirement, as the case may be, and the date of reinstatement, and the period of suspension, if any, shall not be counted as qualifying service unless regularised as duty or leave by a specific order of the authority which passed the order of reinstatement.

**32. Forfeiture of service on dismissal or removal :** Dismissal of a Government employee from a service or post entails forfeiture of his past service. Removal of a Government employee from service or post entails forfeiture of his past service unless specific entries to the contrary are made in the service records.

**33. Forfeiture of service on resignation :** A Government employee who is reappointed to Government service after resignation of his own accord shall not be entitled to count the service rendered by him prior to the date of resignation towards qualifying service.

**Exception :** Where the Government employee had good reasons for resigning from service in the first instance or if he was compelled by reasons beyond his control (for example due to illness) to quit the service before due date of retirement, Government may consider to permit him to count certain past pensionable service for the purpose of pension.

**34. Interruption in service :** (1) Unless there are specific entries regarding break in service in the service record of the Government employee, all service from the date of entry to the date of retirement shall be treated as continuous - subject to the condition that in case if there is interruption in service of a period of more than three months, the entire interruption shall be disregarded while working out the qualifying service, interruption upto three months being treated as qualifying service.

- (2) All unauthorised absences not regularised by grant of leave and all leave of any kind granted for a continuous period exceeding five years shall constitute a break in service and shall be dealt with as per sub-rule (1).

**35. Period of non-employment on non-continuous post :** If a Government employee is serving in an establishment the duties of which are not continuous but are limited to a certain fixed period in each year, the period during which the establishment is not employed shall be treated as service qualifying for pension :

**Provided** that it shall not be so treated unless the Government employee is on actual duty-

- (a) on the date on which the establishment is discharged prior to such period on completion of this work, and
- (b) on the date on which he is re-employed after the expiry of such period.

**Note :** This rule does not apply to service in a vacation department, referred to in rule-48 of the Gujarat Civil Services (Leave) Rules, 2002 and Appendix-III thereof.

**36. Non-Pensionable service, counting for pension :** Government may by general or special order permit service other than pensionable service, for performing which a Government employee is paid from Consolidated Fund of State to be treated as duty for the purpose of counting pension. In issuing such an order Government shall specify the method by which the period of duty shall be calculated and may impose any condition which it thinks fit.

**37. Addition to qualifying service for Superannuation pension :** (1) Government employees whose pensionable service has been rendered on one or the other of the posts or service mentioned below and whose qualifying service for pension is not less than ten years, may add to their services qualifying for Superannuation Pension, the number of years by which their age on appointment exceeded twenty five years subject to maximum addition of ten years :-

- (i) Assistant Judges.
- (ii) Metropolitan Magistrates for the city of Ahmedabad (including the Chief Metropolitan Magistrates.)
- (iii) Judges of small Causes Court, Ahmedabad. (including the Chief Judge.)
- (iv) District and Sessions Judges.
- (v) Civil Judges, Senior and Junior Division, and the Resident Magistrates directly recruited from the Bar.
- (vi) President and Members of the Industrial Courts.



- (vii) Adjudicators and Members of Industrial Tribunals.  
 (viii) Administrator General and Official Trustee.  
 (ix) Judges of the Ahmedabad City Civil Court, including the Principal Judge, appointed directly from Bar.
- (2) Government employees whose whole pensionable service has been rendered on one or the other of the posts or service mentioned in sub-rule (1) above and who are appointed directly from the Bar after attaining such an age which does not enable them to complete requisite number of years of qualifying service to receive recurring pension, may add to their service qualifying for superannuation pension, number of years as mentioned below :-

Completed years age on first appointment from the Bar.	Actual qualifying service on Superannuation age		Additional qualifying service under this rule	Total Service for Pension	
	60 Yrs.	58 Yrs.		60 Yrs.	58 Yrs.
1	2	3	4	5	6
49	11	9	5	-	14
50	10	8	5	-	13
51	09	7	5	14	12
52	08	6	5	13	11
53	07	5	5	12	10
54	06	4	5	11	-
55	05	3	5	10	-

**38. Condonation of deficiency and addition in service :** Government may, for reasons to be recorded in writing :-

- (1) condone a deficiency, which may not ordinarily exceed one year, in the period of service qualifying for pension performed by a Government employee in order to qualify him to receive a Retiring Pension or to receive a pension as distinct from a gratuity; or
- (2) make an addition, which may not ordinarily exceed one year, to the period of service qualifying for pension, performed by a retiring Government employee which under the provisions of these rules may be counted for pension.

**Explanation-1 :** The power under sub-rule (2) shall be exercised only in respect of Class-IV Government employees retiring on Invalid or Compensation Pension.

**Explanation-2 :** The power of Government under this rule may be exercised by the pension sanctioning authority provided that the period of deficiency to be condoned or addition to be made does not exceed three months.

**39. Non-pensionable service :** Notwithstanding anything contained in rule 25, the following shall not be pensionable service :-

- (a) Government employees who are paid for services rendered for Government but who are not retained for whole time in the public service,
- (b) Government employees who are not in receipt of pay but are remunerated by honoraria,
- (c) Government employees holding posts which have been declared to be non-pensionable,
- (d) Holders of all tenure posts in the Medical Department, whether private practice is allowed to them or not, when they do not have an active or suspended ~~lien~~ on any other permanent posts under Government.

**40. Power of Government to declare any service as non-pensionable :** Government may declare that service in any post or establishment created after the commencement of these rules or the service of future incumbents of existing posts shall not be qualifying service for the purpose of pension.

**41. Service cost recovered from third party :** The fact that the whole or part of pay of a Government employee in pensionable service is recovered by Government from a third party, does not operate to

render his service other than pensionable, if the Government employee is appointed, controlled and paid by Government.

**Explanation :** "Third Party" means the other bodies whose works are undertaken by the Roads and Buildings Department and which are termed as "deposit works" or "third party works" and the provision for which exists in the P.W.D. manual.

42. **Verification of qualifying service after twenty years of qualifying service :** (1) When a Government employee completes twenty years' of qualifying service, the Head of Department in the case of a Gazetted officer or the Head Office in the case of a Non-gazetted Government employee in consultation with the Director of Pension & Provident Fund, shall, in accordance with the rules for the time being in force, verify the service rendered by such a Government employee, determine the qualifying service and communicate to him in **Form-2** the period of qualifying service so determined. The verification so carried out shall be subject to final verification of qualifying service to be made at the time of retirement of the Government employee.
- (2) Notwithstanding anything contained in sub-rule (1) where a Government employee is transferred to another department from a temporary department or on account of the closure of the department he had been previously serving or because the post he held had been declared surplus, the verification of his service may be done whenever such event occurs.
- (3) The verification done under sub-rules (1) and (2) shall be treated as final and shall not be reopened except when necessitated by a subsequent change in the rules and orders governing the conditions under which the service qualifies for the purpose of pension.

#### CHAPTER - VI

#### PENSIONABLE PAY

43. **Pensionable Pay :** (1) The 'Pensionable Pay' means the average pay earned by a Government employee during the last ten months' service.
- (2) For the purpose of sub-rule (1) 'pay' means pay as defined in rule-9 (53) drawn by a Government employee in officiating or substantive capacity on permanent/or temporary or tenure post.
- Explanation-1 :** If a Government employee immediately before his retirement or death while in service or having been absent from duty on leave for which leave salary is payable or having been suspended had been reinstated without forfeiture of service, the pay which he would have drawn had he not been absent from duty or suspended, shall be the pay for the purposes of this rule.
- Provided** that any increase in pay (other than the increment referred to in Explanation-4 below) which is not actually drawn shall not form part of this pay.
- Explanation-2 :** If, during the last ten months of his service, a Government employee had been absent from duty on extraordinary leave, or had been under suspension, the period whereof does not count as service, the aforesaid period of leave or suspension shall be disregarded in the calculation of the pensionable pay and equal period before the ten months shall be included.
- Explanation-3 :** If a Government employee immediately before his retirement or death while in service had been absent from duty on extraordinary leave or had been under suspension, the period whereof does not count as service, the pay which he draw immediately before proceeding on such leave or being placed under suspension shall be the pay for the purposes of this rule.
- Explanation-4 :** If a Government employee immediately before his retirement or death while in service was on leave other than extraordinary leave and earned an increment which was not withheld during the first six months of the period of leave, such increment, though not actually drawn, shall form part of his pensionable pay.
- Explanation-5 :** However it will be open to any Government employee to exercise an option, which shall be final, within one month from the date of his retirement to have his pension revised-recalculated on the basis of thirty six months' or twenty months' average 'pay' as may be beneficial to him.
- Explanation-6 :** The pay drawn by a Government employee while on foreign service shall not count for pension. In such a case the pay which the Government employee would have drawn under



the Government had he not been sent on foreign service, shall alone be taken into account while calculating pensionable pay.

**Explanation-7:** Where a pensioner who is re-employed in Government service, elects in terms of clause (a) of sub-rule (1) of rule 28 to retain his pension for earlier service and whose pay on re-employment has been reduced by an amount not exceeding his pension, the element of pension by which his pay is reduced shall be treated as pay for calculation of pensionable pay.

## CHAPTER - VII CLASSES OF PENSIONS AND CONDITIONS FOR GRANTS OF PENSION

**44. Different classes of pensions :** The following classes of pension or family pension is admissible to the Government employees or their families:-

- (1) *Superannuation Pension*, means a pension granted to a Government employee who retires from Government service at an age of fifty-eight years or sixty years as the case may be.
- (2) *Retiring Pension*, means a pension granted to a Government employee who retires voluntarily on completion of twenty/twenty-five/thirty years' qualifying service or who is required by the appointing authority to retire in the public interest, but before attaining the age of superannuation.
- (3) *Invalid Pension*, means a pension granted to a Government employee who retires from Government service, on account of mental or bodily infirmity before attaining the age of superannuation.
- (4) *Compensation Pension*, means a pension granted to a Government employee who is discharged from Government service otherwise than on medical certificate and for no fault of his own, before attaining the age of Superannuation.
- (5) *Wound or Injury Pension*, means pension granted to a Government employee wounded or injured while in Government service.
- (6) *Compassionate Pension*, means a pension granted to a Government employee who is removed from Government service for misconduct, insolvency, or inefficiency.
- (7) *Family Pension*, means Family Pension, admissible and granted under Chapter-IX or X of these rules to the family of the deceased Government employee.

### (1) SUPERANNUATION PENSION

**45. Superannuation Pension :** A Government employee who retires on his attaining age of superannuation as provided in rule-10 shall be granted a Superannuation Pension.

### (2) RETIRING PENSION

**46. Retiring Pension :** A Retiring Pension shall be granted to a Government employee who voluntarily retires, or is retired, before attaining the age of superannuation in accordance with the provisions contained in of rule 10 or rules 47 to 51.

**47. Retirement on completion of thirty years' qualifying service :** (1) A Government employee may retire at any time after completion of thirty years' qualifying service, or he may be required by the appointing authority not lower in rank than that of appointing authority to retire in the public interest :

**Provided that-**

- (a) a Government employee shall give a notice of at least three months in writing to the appointing authority before the date on which he intends to retire; or
  - (b) the appointing authority shall give a notice of at least three months in writing to a Government employee before the date on which he is required to retire in the public interest.
- (2) A Government employee, who has elected to retire under this rule and has given the necessary notice to that effect to the appointing authority, shall not be allowed to withdraw his voluntary retirement subsequently except with the approval of the appointing authority :

**Provided that** the request for withdrawal shall be made before the intended date of his retirement.

**Explanation :** Qualifying service of thirty years referred in sub-rule (1) means qualifying service excluding extra ordinary leave sanctioned in the entire service of an employee.

**48. Retirement on completion of twenty years' qualifying service :** (1) A Government employee on completion of twenty years' qualifying service, may, by giving notice of not less than three months in writing to the appointing authority, retire from service.

(2) The notice of voluntary retirement given under sub-rule (1) shall require acceptance by the appointing authority:

**Provided** that where the appointing authority does not refuse to grant the permission for retirement before the expiry of the period specified in the said notice, the retirement shall become effective from the date of expiry of the said period.

(3) The qualifying service as on the date of intended retirement of the Government employee retiring under this rule shall be increased by a period not exceeding five years, subject to the condition that the total qualifying service rendered by the Government employee does not in any case exceed thirty years:

**Provided** that the total qualifying service after allowing the increase under this sub-rule shall not exceed the qualifying service which the Government employee would have had, if he had retired voluntarily at the lowest age limit for voluntary retirement prescribed under sub-rule (5) of rule 10.

(4) (a) A Government employee referred to in sub-rule (1) may make a request in writing to the appointing authority to accept notice of voluntary retirement of less than three months giving reasons thereof;

(b) On receipt of a request under clause (a), the Head of Department in case of Class-IV employee and the Head of Administrative Department concerned in case of other employees, subject to the provisions of sub-rule (2), may consider such request for the curtailment of the period of notice of three months on merits and if it is satisfied that there is no departmental inquiry pending or contemplated against the Government employee, may relax the requirement of notice of three months on the condition that the Government employee shall not apply for commutation of a part of his pension before the expiry of the period of notice of three months.

(5) A Government employee, who has elected to retire under this rule and has given the notice to that effect as required under these rules to the appointing authority, shall not be allowed to withdraw such notice except with the approval of the appointing authority:

**Provided** that the request for withdrawal of notice shall be made before the intended date of his retirement.

(6) The pension and death-cum-retirement gratuity of the Government employee retiring under this rule shall be based on the pay as defined under rule-9 (53) read with rule-43 and the increase not exceeding five years in his qualifying service shall not entitle him to any notional fixation or addition of pay for the purposes of calculating pension and gratuity.

(7) This rule shall not apply to a Government employee who retires from Government service for being absorbed permanently in an autonomous body or a public sector undertaking to which he is on deputation at the time of seeking voluntary retirement.

**Explanation-1 :** For the purpose of this rule the expression "appointing authority" shall mean the authority which is competent to make substantive appointment to the service or post from which the Government employee seeks voluntary retirement.

**Explanation-2 :** Qualifying service of twenty years referred in sub-rule (1) means qualifying service excluding the notional service added under sub-rule (3) and also extra ordinary leave sanctioned in the entire service of an employee.

**49. Voluntary retirement on completion of twenty five years' qualifying service :** (1) A Government employee at any time after completion of twenty-five years' qualifying service, may, by giving notice of not less than three months in writing to the appointing authority, retire from service;

(2) The notice of voluntary retirement given under sub-rule (1) shall require acceptance by the appointing authority:

**Provided** that where the appointing authority does not refuse to grant the permission for retirement before the expiry of the period specified in the said notice, the retirement shall become effective from the date of expiry of the said period.

- (3) The qualifying service as on the date of intended retirement of the Government employee retiring under this rule shall be increased by a period not exceeding five years, subject to the condition that the total qualifying service rendered by the Government employee does not in any case exceed thirty three years:  
**Provided** that the total qualifying service after allowing the increase under this sub-rule shall not exceed the qualifying service which the Government employee would have had, if he had retired on reaching the age of superannuation as prescribed under sub-rule (1) of rule 10.
- (4) a) A Government employee referred to in sub-rule (1) may make request in writing to the appointing authority to accept notice of voluntary retirement of less than three months by giving reasons therefore;  
 b) On receipt of a request under clause (a), the Head of Department in case of Class-IV employee and the head of Administrative Department concerned in case of other employees, subject to the provisions of sub-rule (2), may consider such request for the curtailment of the period of notice of three months on merits and if it is satisfied that there is no departmental inquiry pending or contemplated against the Government employee, may relax the requirement of notice of three months on the condition that the Government employee shall not apply for commutation of a part of his pension before the expiry of the period of notice of three months.
- (5) A Government employee, who has elected to retire under this rule and has given the notice to that effect as required under these rules to the appointing authority, shall not be allowed to withdraw such notice except with approval of the appointing authority:  
**Provided** that the request for withdrawal of notice shall be made before the intended date of his retirement.
- (6) The pension and death-cum-retirement gratuity of the Government employee retiring under this rule shall be based on the pay as defined under rule-9 (53) read with rule 43 and the increase not exceeding five years in his qualifying service under sub-rule (3) shall entitle him for the notional pay during these notional years of qualifying service in the pay scale in existence on the actual date of retirement for the purposes of calculating pension and death-cum-retirement gratuity.  
**Provided** that in case of the Government employee retiring from a post occupied by him as a result of leave vacancy, deputation vacancy, fortuitous promotion etc., or from a temporary post sanctioned for a limited period, the appointing authority shall require to issue a certificate in **Form No. 3**.
- (7) This rule shall not apply to a Government Employee who retires from Government service under rule 51 for being absorbed permanently in a public sector undertaking to which he is on deputation at the time of seeking voluntary retirement.  
**Explanation-1:** For the purpose of this rule the expression "appointing authority" shall mean the authority which is competent to make substantive appointment to the service or post from which the Government employee seeks voluntary retirement.  
**Explanation-2:** Qualifying service of twenty five years referred in sub-rule (1) means qualifying service excluding the notional service added under sub-rule (3) and also extra ordinary leave sanctioned in the entire service of an employee.

**50. General Conditions for voluntary retiring Government employees:** (1) Before issuing the orders allowing a Government employee to retire voluntarily under rule 47 or 49, the appointing authority shall get the qualifying service put in by the Government employee verified by the Director of Pension and Provident Fund, Gujarat State.

- (2) Except without permission from the Government, the Government employee who has retired voluntarily under rule 48 or 49 shall not be re-employed under any of the following:-
- State/Central Government Office,
  - Municipal Corporation,
  - Municipality,
  - Panchayat,
  - Grant-in-aid institution (including colleges) in Gujarat.

- (3) The voluntary retirement of the Lecturers of Government Colleges under rule-48 or 49 shall be subject to the following further conditions :-
- (i) The pension of the lecturer shall be fixed in two manners -
    - (a) without benefits of rule 48 or 49 (as the case may be), and
    - (b) with benefits of the said rules (as the case may be) with a condition in the Pension Payment Order that the extra benefits occurring under the rule 48 or 49 (as the case may be) shall be withdrawn if he joins any University or Institution affiliated to any University in Gujarat.
  - (ii) All Universities/affiliated Institution to any University of the State shall intimate the Commissioner of Higher Education as and when they employ any retired college lecturer.
  - (iii) On receipt of such intimation from the University/Institution, the Commissioner of Higher Education shall arrange to issue an order to the effect that the retired lecturer's pension shall be permanently reduced and refixed at the lower amount. However, the pension drawn at higher rate before getting re-employed shall not be recovered. The concerned pension disbursing authority on receipt of such order from the Commissioner of Higher Education shall pay to the retired lecturer only such amount as mentioned in the order.
  - (iv) During this re-employment the pay of the retired lecturers shall be fixed in accordance with rule-172 in Chapter-XVIII of these rules.
- (4) The employees retiring on voluntary basis shall be required to follow the above instructions scrupulously and breach of the same will be viewed seriously by the Government.

**51. Pension on absorption in or under a public sector undertaking :** (1) A permanent Government employee who while on deputation is permitted to be absorbed in a service or post in a public sector undertaking, if such absorption is declared by the Government to be in the public interest, be deemed to have retired from service from the date of such absorption and shall be eligible to receive retirement benefits which he may have elected or deemed to have elected from the date from which the pro-rata pension gratuity, etc. would be disburseable as under :-

- (a) The pro-rata pension and death-cum-retirement gratuity shall be based on the length of his qualifying service under Government till the date of absorption. The pension will be calculated on the basis of pensionable pay for thirty six months preceding the date of absorption and the death-cum-retirement gratuity on the basis of the pay drawn immediately before absorption.
  - (b) In case where a Government employee at the time of absorption has less than ten years' service and is not entitled to pension, he will only be eligible for proportionate service gratuity in lieu of pension and to death-cum-retirement gratuity based on length of service.
  - (c) The amounts of pension/gratuity and the death-cum-retirement gratuity would be concurrently worked out and will be intimated to the Government employee as well as to the concerned organisation as and when the Government employee is absorbed.
  - (d) The Government employee shall in addition to the death-cum-retirement gratuity be granted, on an application made in this behalf, a lump sum amount not exceeding the commuted value of forty percent of his pension as may be admissible to him in accordance with the provisions of Chapter XI and XII of these Rules. No medical examination of the Government employee shall be necessary for granting the commuted value of pension.
- (2) The payment of retirement benefits under sub rule (1) shall also be subject to following conditions, namely :-
- (a) The total gratuity admissible in respect of service rendered under the Government and that under the concerned public sector undertaking should not exceed the amount that would have been admissible had the Government employee continued in Government service and retired on the same pay which he drew on retirement from the concerned public sector undertaking.
  - (b) (i) The benefit of family pension under Chapter-X of these rules shall be admissible



- only to the families of those who are actually in receipt of pension from the State Government, after their absorption in the public sector undertaking referred to in this rule. This benefit shall not be admissible to the families of those who got only the service gratuity.
- (ii) Family Pension shall be admissible from only one source either from the State Government or the public sector undertaking referred to in this rule in case such public sector undertaking has a similar scheme for payment of Family Pension. The beneficiary shall be given option to choose either of the two schemes.
- (iii) Grant of Family Pension shall be subject to other conditions specified in Chapter-X of these rules.
- (iv) It shall be the responsibility of pension sanctioning authority to process the claim of Family Pension. He shall forward the claim of Family Pension after verifying that there exists no scheme for grant of Family Pension to the families of Government employee already absorbed in the public sector undertaking.
- (c) Any further changes in pension rules after the permanent absorption of a Government Employee in a concerned public sector undertaking shall not be extended to him : **Provided** that in case of retrospective effect of such rules, he shall be entitled for the same.
- (d) Public sector undertaking shall in respect of the Government employee who opt for absorption take over the liability in regard to earned leave that optee has to his credit at the time of leaving Government service and in return the Government shall pay to the public sector undertaking a lump sum amount equal to leave salary for earned leave due to the Government employee on the date of his permanent absorption. While issuing the final sanction for the absorption of the optee in the public sector undertaking, the administrative department concerned shall also incorporate the provision with regard to such refund. Once the liability on account of earned leave at the credit of Government employee on the date of absorption is discharged, there shall not be any further liability of the State Government in respect of any encashment of leave thereafter.
- (3) A permanent Government employee who has applied directly in respect to an advertisement and has been appointed in public sector undertaking wholly or substantially financed by Government, on his permanent absorption in such organisation shall be entitled to benefits under these rules except carry forward of leave.
- (4) The cases governed under these orders shall be decided by the concerned Administrative Department in consultation with the Finance Department.
- (5) The pay of the Government employee absorbed in the public sector undertaking shall be regulated as per rule-172.
- (6) The Orders regarding absorption of the Government employee in the public sector undertaking shall be made in **Form-4**.
- (7) The provisions contained in this rule shall also be applicable to the Government employees who are absorbed in Autonomous Body or Municipal Corporation in the State of Gujarat.

### (3) INVALID PENSION

52. **Conditions for grant of Invalid Pension :** (1) An Invalid Pension shall be granted to a Government employee, who has completed ten years of qualified service and permitted to retire from Government service before reaching the age of superannuation, on production of a medical certificate in the **Form-5** to the effect that he is by mental or bodily infirmity incapacitated for Government service or for a particular branch of Government service to which he belongs.
- (2) Appointing Authority shall have powers to refer a Government employee to the Medical Board for opinion as to whether he is by mental or bodily infirmity incapacitated for Government service or for a particular branch of Government service to which he belongs.
53. **Non-admissibility of Invalid pension when discharged on grounds other than infirmity :** A Government employee discharged from Government service on grounds other than grounds of infirmity

shall not be eligible for an Invalid Pension, even on production of medical evidence of incapacity for Government service.

- 54. Non-admissibility of Invalid Pension if incapacity is due to irregular or intemperate habits :** An Invalid Pension shall not be granted to a Government employee whose incapacity is directly due to irregular or intemperate habits. If incapacity has not been directly caused by such habits but has been accelerated or aggravated by them, the competent authority shall decide the amount of reduction in the pension.
- 55. Submission of medical certificate for Invalid Pension :** An application for an Invalid Pension from a Government employee who is less than sixty years of age if he is in Class IV service or fifty eight years of age in other cases shall be supported by the requisite medical certificate in **Form-5**; but, if omission has been made in this respect, the appointing authority may accept a certificate bearing a later date.
- 56. Medical certificate of unfitness for further service :** (1) A medical certificate of unfitness for further service produced by a Government employee shall be accompanied, if possible by a succinct statement of the medical case and of the treatment adopted and, except as provided in sub-rule (2) of this rule, shall be in **Form-5**.
- (2) If the incapacity does not appear to be complete and permanent, the certificate shall be modified accordingly, and given in **Form-6** if justified by the facts of the case.
- (3) The object of the medical certificate prescribed under sub-rule (1) and (2) to the effect that the Government employee is completely and permanently incapacitated for further service in the department to which he belongs or of the alternative certificate (of partial incapacity) in the foregoing sub-rules is that a Government employee may, if possible, be employed even on lower pay, so that the expense of pensioning him may be avoided. The competent authority while granting Invalid Pension shall consider this and if there be no means of employing him even on lower pay, then he may be granted Invalid Pension, but it shall be considered whether in view of his capacity for partially earning a living, it is necessary to grant him the full pension admissible under these rules.
- (4) If the certifying medical authority is unable to discover any specific disease of the government employee, considers him to be incapacitated for further service by general disability while still under the age of fifty-eight/sixty years, it shall give detailed reasons for its opinion, and in that case a second medical opinion shall, if possible, be obtained.
- (5) A simple certificate that inefficiency is due to old age or to natural decay from advancing years, shall not be sufficient in the case of an employee whose recorded age is less than fifty eight/sixty years; but a medical authority may, when certifying that the employee is incapacitated for further service by general disability, state its reasons for believing the age to be understated.
- 57. Authorities empowered to sign the medical certificate of incapacity for further service :** A medical certificate of incapacity for further service shall if granted in India, be signed by the Medical Board, constituted under rule-13 of the Gujarat Civil Services (General Conditions of Service) Rules, 2002 : **Provided** that the certificate of Civil Surgeon or Superintendent of Civil Hospital, as the case may be, shall be valid, in case of Class-IV employees and also in case of other employees, if in the opinion of a Civil Surgeon or the Superintendent of Civil Hospital, as the case may be, the Government employee cannot without grave risk of serious injury to his health, present himself before the Medical Board. It shall be recorded in writing with reasons therefor, and shall be countersigned by the Additional Director of Medical Services.
- 58. Decision to be communicated to the Government employee retired on Invalid Pension and giving him an opportunity to appeal to Medical Appeal Board :** (1) If the appointing authority comes to the conclusion on the report of a Medical Officer or any of the Medical Boards that a Government employee should be retired on Invalid Pension, it shall inform the Government employee that he has been declared to be completely and permanently incapacitated for further service and that it is proposed to invalidate him and shall be informed that, if he so desires, he may, within one month, submit to the said authority a request to be examined by a Medical Appeal Board, supported by -
- (a) prima facie evidence that good ground for an appeal exists, and
- (b) accompanied by a treasury receipt for Rs. 250 credited as non-refundable fees.
- The Government employee shall also be informed that the appeal cannot be claimed as of right but



that, if an application as above be made, it will be considered. The Government employee concerned shall also be informed of the arrangements regarding the constitution of the Appeal Board as provided in rule-59, but he shall not be informed of the reasons which led the Medical Officer or the standing Medical Board to recommend his invalidation.

- (2) Appeals presented within the prescribed period shall be forwarded to the concerned Administrative Department and if the Administrative Department of the Government after consultation with the Commissioner of Health and Medical Services and Health and Family Welfare Department holds that a sufficiently strong case for review has not been made out, the application for hearing the appeal shall be rejected. If, however, the department after such consultation, holds that a prima facie case for review by an Medical Appeal Board has been made out, the appeal shall be referred to a Medical Appeal Board.
59. **Medical Appeal Board to hear appeals :** (1) In case of Government employees in the Class-III and Class-IV services when the appeal is from a decision of a Civil Surgeon or Superintendent of Civil Hospital, the case of Government employee concerned shall be placed before a standing Medical Board constituted under rule-13 of the Gujarat Civil Services (General Conditions of Service) Rules, 2002. The Civil Surgeon/Superintendent of the Civil Hospital from whose decision the appeal is made shall not be the President or a member of the Board.
- (2) In case of the officers of the State Service, a special Medical Appeal Board shall be constituted which shall hear an appeal from a decision of any of the standing Medical Boards.
- Provided** that no Medical Officer who first recommended the invalidation of the Government employee or who sat either as Chairman or as member of the standing Medical Board shall be a member of the Medical Board or of the Medical Appeal Board, as the case may be to which the appeal is referred. The Commissioner of Health and Medical Services shall not be a member of the said Board and Government in the Health and Family Welfare Department shall decide in each case who should constitute the Medical Appeal Board.
60. **Constitution of Medical Board for Invalid Pension for Government employee while on leave out of India :** When a Government employee on leave out of India applies for Invalid Pension his medical examination shall be arranged through the Indian Mission abroad, the Surgeon and an Ophthalmologist, each of them having the status of a consultant. The services of doctors approved for the officers and staff of the Mission concerned shall be utilised for this purpose provided they fulfil above conditions. A lady doctor shall be included as a member of the Medical Board whenever a woman candidate is to be examined. The provisions of rules-56, 61 and 62 shall be brought to the notice of the Board and a medical certificate shall be issued in **Form-5 or Form-6**. The total expenditure in this regard shall be borne by the concerned Government employee.
61. **Medical Certificate of incapacity not to be issued without the knowledge of the Head of Office :** Serious illness of a Government employee may be an excuse for placing him under treatment but not for giving him a certificate of a permanent incapacity for further service without the knowledge of the appointing authority and without having received authority from the Department or Office to which the Government employee belongs.
62. **Conditions subject to which Medical Certificate of incapacity accepted on refusal of Government employee to undergo an operation :** A Medical certificate of incapacity for further service in consequence of rapture or some such disease, for which the examining Medical Officer recommends an operation, but the Government employee does not submit to an operation, should not be accepted without question. In such cases the medical report should state the findings on the following issues :
- (a) Is the Government employee at present incapacitated for service ?
- (b) Does the expert medical testimony indicate that an operation would offer a reasonable probability of removing his incapacity ?
- (c) Does the Government employee refuse to undergo the operation ?
- (d) In the ordinary acceptance of the term, would the operation be dangerous ?
- Explanation :** It is not entirely equitable to deprive men, whose ignorance leads them to reject the



relief they might derive from an operation, of the whole pension which they have already earned, but the amount of pension to be granted shall be varied in accordance with the medical report. Men of this class will thus be offered a further inducement to submit to an operation and shall not be retired until they have had an opportunity of considering the alternatives which confront them.

63. **Authorisation from Head of Office for examining the Government employee for incapacity :** A medical certificate of incapacity for further service shall not be granted in India unless the employee produces a letter showing that the appointing authority is aware of his intention to appear before the medical authority. That authority shall be supplied by the appointing authority with a statement of the pensioner's age as it appears from his service book or from other official records.

64. **Cessation of duty on production of a medical certificate of incapacity :** A Government employee who has submitted under rule-55 a medical certificate of incapacity for further service shall if he is on duty, be invalidated from service from the date he is relieved from his duties, which shall be arranged without delay on receipt of the medical certificate, or, if he is granted leave under rule-39 of Gujarat Civil Services (Leave) Rules, 2002 on the expiry of such leave. If he is on leave at the time of submission of the medical certificate, he shall be invalidated from service on the expiry of that leave or extension of leave, if any, granted to him under the said rule 39.

**Explanation :** The period allowed for arranging the relief of a Government employee from duty who is incapacitated for further service of any kind should not exceed seven days from the date of the medical certificate. A departure from this rule shall not be made without extraordinary reasons which shall be reported to Government for approval. Without special orders from Government, service rendered after the period of seven days from the date of such medical certificate, shall not be counted for the purpose of pension.

#### (4) COMPENSATION PENSION

65. **Conditions for grant of compensation pension :** If a Government employee is selected for discharge owing to the abolition of his permanent post or owing to a change in the nature of the duties of that post, he shall, unless he is appointed to another post, the conditions of which are deemed by the authority competent to discharge him to be at least equal to those of his own, have the option -

- (a) of taking any Compensation Pension or gratuity to which he may be entitled for the service he has already rendered, or
- (b) of accepting another appointment or transfer to another establishment even on a lower pay, if offered, and continuing to count his previous service for pension.

**Note :** Before a pension is granted to a Government employee under this rule, it shall be carefully considered whether he can be appointed to a another post, the conditions of which are equal to the present post held by him and if it is not possible to do so the reasons therefore, shall be recorded in writing.

66. **Drawal of Compensation Pension in foreign service :** A Government employee who is in foreign service shall be held to have lost his lien in Government service from the date on which the post held by him in Government service is abolished, and no leave salary or pension contributions shall be received after that date. He shall be treated as having retired from Government service from that date, and shall be permitted to draw the Compensation Pension to which he is entitled in addition to the pay which he receives at that time from his foreign employer.

67. **Additional gratuity in addition to Compensation Pension when notice of discharge is not given :** (1) If in any case three months' notice of his intended discharge has not been given to a Government employee discharged from Government service in the circumstances mentioned in rule-65, he may be granted in addition to the Compensation Pension or gratuity admissible under the rules, an additional gratuity not exceeding his emoluments for the period by which the notice given to him falls short of three months. For the purpose of this rule, emoluments mean the pay or leave salary, or both, which the Government employee would have received during the period in question, had notice not been given to him.

- (2) If an additional gratuity is granted to a Government employee under sub-rule (1), his Compensation Pension shall not become payable until the expiry of the period covered by the gratuity.



68. **Final pension not to be less than the Compensation Pension :** If a Government employee, who is entitled to Compensation Pension, but ceases to draw any part of pension and his previous service is counted for pension, and accepts another post in Government service and subsequently he becomes entitled to receive pension of any kind, the amount of such pension shall not be less than that of the Compensation Pension which he could have claimed if he had not accepted the post.

**(5) WOUND OR INJURY PENSION**

69. **Procedure for Wound or Injury Pension :** (1) When an application for wound or injury pension is received, the Head of the Department or Office in which the pensioner is employed shall hold a formal inquiry taking evidence so as to the circumstances in which the wound or injury was received.
- (2) He shall then submit the application in **Form-7**, through proper channel to the appointing authority along with a statement of circumstances of the case and his own prayer / request.
- (3) The Head of Department or Head of Office shall then arrange for the examination of the pensioner by a Medical authority mentioned in rule 57, and shall refer the case to the said authority with a full statement of the points on which a report from the said authority is desired.
- (4) On receipt of the report of the Medical authority the competent authority shall, if it considers that pension should be granted, forward the application along with the accompaniments to the Director of Pension & Provident Fund.
70. **Conditions for grant of production of medical certificate for Wound or Injury Pension :** A Wound or Injury Pension may be granted on the production of a medical certificate in **Form-8** or on the production of a certificate from a Medical authority provided in rule-57, that the wound or injury is so severe as to justify the grant of pension, even though the Government employee concerned may not be permanently incapacitated for further service as a result of wound or injury.
71. **Temporary grant of Wound or Injury Pension and its subsequent extension :** A Wound or Injury Pension shall be granted not necessarily for the life time of the pensioner but for such period as Government may decide. If such pension is granted temporarily in the first instance, it may subsequently be extended for such further period as may be considered necessary depending upon the continuance of the disability and its severity.
72. **Wound or Injury Pension depends on the continuance of disability :** A Wound or Injury Pension, except when it is sanctioned for life, shall depend on the continuance of the disability. The payment shall be subject to the production of a medical certificate, once in three years, from the Civil Surgeon or Superintendent of the Civil Hospital or a Medical Board in accordance with the provisions of rule-70. Where the disability has disappeared or become less, Government may pass such orders regarding its continuance as are deemed fit.
73. **Conditions for grant of Wound or Injury Pension :** Government may grant Wound or Injury Pension to a Government employee who is wounded or injured under any of the following conditions :-
- (a) while serving in a civil capacity in circumstances justifying his presence with a military force, if his presence with the force can reasonably be held to be wholly or in part due to the fact that he is at the time a Government employee in civil employ,
- (b) while serving in a military capacity with a military force, either because he has been called out on actual military service as a member of the Territorial Army or in other circumstances justifying his presence with the force,
- (c) while performing any particular duty which has the effect of increasing his liability to injury beyond the ordinary risk of the post which he holds.
- Note 1 :** The performance by a Medical Officer of an operation of a venereal of septicaemic patient, or the attendance by a nurse or a medical subordinate upon such a patient, or the employment of a Magistrate or Police Officer in the suppression of a riot or disturbance, is duty involving extraordinary bodily risk for the purpose of this rule.
- Note 2 :** Government do not recognise a claim on account of an injury resulting from an ordinary accident met with by a Government employee on duty.
- Note 3 :** A Officer travelling on duty by air should be regarded as exposed to special risks of office for the purpose of this rule.



74. **Exceptional cases for grant of Wound or Injury Pension :** Government may, in exceptional cases when the conditions of rule 73 (c) are not strictly fulfilled, sanction the grant of a wound or Injury Pension to a Government employee who -
- is injured in or in consequence of the due performance of his official duties or because of his official position, or
  - sustains serious injury to his health in execution of the official duties.
75. **Admissibility of other pension in addition to Wound or Injury Pension :** If a Government employee is permanently incapacitated for Government service by a wound, injury or disability in respect of which a Wound or Injury Pension or gratuity is granted to him under these rules, he shall be granted on retirement in addition to such pension or gratuity any other pension or gratuity for which he is eligible under these rules.
76. **Grant of Wound or Injury Pension to whom Workmen's Compensation Act, 1923 applies :** In case of a person to whom Workmen's Compensation Act, 1923 applies :-
- a pension or gratuity shall be paid under the provisions of rules 69 to 75 only if Government consider that the compensation payable under the Act is inadequate in a particular case; and
  - the amount of pension or gratuity paid to any such person shall not exceed the difference between the amount otherwise admissible under these rules and the amount of compensation payable under the Act.

#### (6) COMPASSIONATE PENSION

77. **Grant of Compassionate Pension :** (1) A Government employee who is removed or required to retire from Government service for misconduct or insolvency shall be granted no pension other than a Compassionate Pension.
- (2) A Government employee who is removed or required to retire from Government service on the ground of inefficiency, shall, if he be eligible for a superannuation, or retiring pension, be granted such pension. If he is not eligible for a Retiring or Superannuation pension he shall be granted no pension other than a Compassionate Pension.
78. **Grant of Compassionate pension in deserving cases by Government :** (1) When a Government employee is removed or required to retire from Government service for misconduct or insolvency or is removed or required to retire from Government service on grounds of inefficiency before he is eligible for a Retiring or Superannuation Pension, Government may, if the case is considered deserving of special treatment, sanction the grant to him of a Compassionate pension.
- (2) A dismissed Government employee is not eligible for Compassionate Pension.
79. **Amount of Compassionate Pension to be fixed by Government in each case :** The amount of Compassionate Pension granted to a Government employee under rule-78 shall be such as Government may fix in each case:
- Provided that,**
- When a Government employee is removed from Government service for insolvency, inefficiency or misconduct, it shall not exceed two-thirds of the invalid pension which would have been admissible to him had he retired on a medical certificate; and
  - When a Government employee is required to retire from service for insolvency, inefficiency or misconduct, it shall be at a rate not less than two-thirds of and not more than full invalid pension admissible to him on the date of his compulsory retirement, had he retired on medical certificate.
- Note :** The pension sanctioned under this rule shall not be reduced below the minimum pension as fixed by the Government.

#### CHAPTER - VIII

#### REGULATION OF AMOUNT OF PENSIONS AND GRATUITY

80. **Amount of Service Gratuity/Pension :** (1) In the case of a Government employee retiring on Superannuation, Retiring, Invalid, Wound and Injury or Compensation Pension before completing qualifying service of ten years, the amount of service gratuity shall be one month's 'pay' for each completed year of service.
- (2) (a) In the case of a Government employee retiring on Superannuation, Retiring, Invalid or

Compensation Pension in accordance with the provisions of these rules after completing qualifying service of not less than thirty-three years, the amount of pension shall be fifty per cent of the pensionable pay subject to minimum amount of Rs. 1275 and maximum amount of Rs. 13000.

**Provided** that the full pension in no case shall be less than 50 percent of the minimum of the revised scale of pay introduced with effect from 1<sup>st</sup> January, 1996 for the post held by the employee at the time of retirement.

- (b) In the case of a Government employee retiring on Superannuation, Retiring, Invalid or Compensation Pension in accordance with the provisions of these rules before completing qualifying service of thirty-three years but after completing qualifying service of the ten years, the amount of pension shall be proportionate to the amount of pension under clause (a) and in no case the amount shall be less than minimum.
- (3) In calculating the length of qualifying service, fraction of a year equal to six months and above shall be treated as a complete year and reckoned as qualifying service.
- (4) The amount of pension finally determined under clause (a) or clause (b) of sub-rule (2), shall be expressed in whole rupees and where the pension contains a fraction of a rupee it shall be rounded off to the next higher rupee.

**Note :** The pay for the purpose of service gratuity admissible under sub-rule (1) shall be the last drawn pay plus dearness allowance admissible on the date of actual retirement.

- 81. Death-Cum-Retirement Gratuity :** (1) (a) A Government employee, who has become eligible for service gratuity or pension under rule 80 shall, on his retirement, be granted death-cum-retirement gratuity equal to one half of his pay last drawn for each completed year of qualifying service, subject to a maximum of 16.1/2 times the pay.

- (b) If a Government employee dies while in service the amount of death-gratuity determined as under shall be paid to his family in the manner mentioned in sub-rule (1) of rule 83.

	Completed year of qualifying service	Amount of Death-Gratuity
(1)	Less than one year's service	Two months' pay
(2)	One year or more but less than five years	Six months' pay
(3)	Five years or more but less than twenty years	Twelve months' pay
(4)	Twenty years or more	One month's pay for each completed year of service limited to thirty three pays.

**Provided** that the amount of death-cum-retirement gratuity and death gratuity payable under this rule shall in no case, exceed rupees three lacs and fifty thousands.

- (2) If a Government employee, who has become eligible for a service gratuity or pension, dies within five years from the date of his retirement from service including compulsory retirement and the sums actually received by him at the time of his death on account of such gratuity or pension including temporary increase in pension, together with the death-cum-retirement gratuity admissible under sub-rule (1) and the commuted value of any portion of pension commuted by him, are less than the amount equal to 12 times of his pay, a residuary gratuity equal to the deficiency may be granted to his family in the manner indicated in sub-rule (1) of rule 83.

**Note :** The pay for the purpose of sub-rule (1) shall be the last drawn pay plus dearness allowance admissible on the date of actual retirement/death.

- 82. Family for the payment of death-cum-retirement gratuity :** For the purpose of rules-81 and 83 to 85 'family', in relation to a Government employee, means -

#### Group-1

- (1) wife in the case of male Government employee.
- (2) husband, in the case of a female Government employee,
- (3) unmarried sons,

- (4) married sons,
- (5) unmarried daughters,
- (6) married daughters,
- (7) widowed daughters,
- (8) widow of the predeceased sons,
- (9) children of a predeceased son,

**Group-2**

- (10) brothers below the age of eighteen years,
- (11) unmarried sisters
- (12) widow sisters,
- (13) father, and
- (14) mother.

**Note-1 :** Sons/Daughters include step/adopted sons/daughters.

**Note-2 :** Brothers/Sisters include step brothers/sisters.

**83. Persons to whom gratuity is payable :** (1) (a) The gratuity payable under rule-81 (1) (b) shall be paid to the person or persons in favour of whom the nomination is made under rule-85.

(b) If there is no such nomination or if the nomination made does not subsist, the gratuity shall be paid in the following manner:-

- (i) in case there are one or more surviving members of the family from Group-1 referred to in rule-82, to all such members in equal shares;
- (ii) in case there are no such surviving members of the family as shown in sub-clause (i) above, but there are one or more members from members of the family from Group-2 referred to in rule-82, to all such members in equal shares.

(2) If a Government employee dies after retirement without receiving the death-cum-retirement gratuity admissible under sub-rule (1) of rule 81, the same shall be disbursed to the family in the manner shown in sub-rule (1).

(3) The right of female member of the family, or that of brother, of a Government employee who dies while in service or after retirement, to receive the share of gratuity shall not be affected if the female member marries or re-marries or the brother attains the age of eighteen years, after the death of the Government employee and before receiving her or his share of the gratuity.

(4) Where gratuity is granted to a minor member of the family of the deceased Government employee, it shall be payable to the guardian on behalf of the minor after the guardian executes an indemnity bond in **Form-9** and furnishes an affidavit about guardianship.

**Explanation :** Hindu or a Christian mother being natural guardian, shall not be required to execute any indemnity bond or affidavit.

**84. Payment of gratuity when no nomination exists :** Where a Government employee dies while in service or after retirement without receiving the amount of gratuity/death-cum-retirement gratuity and leaves behind no family and -

- (a) has made no nomination, or
- (b) the nomination made does not subsist,

- the said amount in respect of such Government employee shall be payable to the individual in whose favour the heirship certificate has been given by the court.

**85. Nominations :** (1) A Government employee shall, on his initial appointment in a service or post, make a nomination in forms as prescribed by the Government and as may be appropriate in the circumstances of the case, conferring on one or more persons the right to receive the death-cum-retirement gratuity payable under rule-81.

**Provided** that if at the time of making the nomination -

- (i) the Government employee has a family members from Group-1 referred to in rule-82, the nomination shall not be in favour of any person or persons other than the members of his family of the said group; or



- (ii) the Government employee has no member of the family from Group-1 referred to in rule-82, the nomination may be made in favour of a member of family from Group-2 failing which in favour of a person or persons, or a body of individuals, whether incorporated or not.

**Explanation :** For the purpose of convenience the nomination forms are laid down and issued by Government vide Finance Department Government Resolution No. DPP/1099/496/945 (4)/P, Dated 23-6-2000.

- (2) If a Government employee nominates more than one person under sub-rule (1), he shall specify in the nomination the amount of share payable to each of the nominees in such manner as to cover the entire amount of gratuity.
- (3) A Government employee may provide in the nomination -
- (i) that in respect of any specified nominee who dies before the death of Government employee, or who dies after the death of the Government employee but before receiving the payment of gratuity, the right conferred on that nominee shall pass to such other person as may be specified in the nomination :  
**Provided** that if at the time of making the nomination, the Government employee has a family consisting of more than one member, the person so specified shall not be a person other than a member of his family :
- (ii) that the nomination shall become invalid in the event of the happening of the contingency provided therein.
- (4) The nomination made by a Government employee in favour of a member of the family from Group-2 referred to in rule-82, who has no family member of Group-1 at the time of making it, shall become invalid in the event of the Government employee subsequently acquiring a family from Group-1 or an additional member in the family from the said group as the case may be.
- (5) The nomination made by a Government employee under proviso (ii) to rule-85 (1) in favour of a person or persons who are not the members of family from Group-1 or 2 referred to in rule-82 at the time of making it, shall become invalid in the event of the Government employee subsequently acquiring a member of family from either Group-1 or 2 or an additional member in the family from the said group/s as the case may be.
- (6) A Government employee may, at any time, cancel a nomination by sending a notice in writing to the Head of Office in case he is a non-Gazetted Government employee, to the Head of Department if he is a Gazetted Officer and to the Pay and Accounts Officer if he is a Head of Department :  
**Provided** that he shall along with such notice, send a fresh nomination made in accordance with this rule.
- (7) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under clause (i) of sub-rule (3) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of clause (ii) of that sub-rule, the Government employee shall send to the Head of Office, a notice in writing cancelling the nomination together with a fresh nomination made in accordance with this rule.
- (8) (a) Every nomination made (including every notice of cancellation, if any, given) by a Government employee under this rule shall be sent -
- (i) if the Government employee is Gazetted Officer to the Head of Department concerned; and
- (ii) if the Government officer is the Head of Department to the Pay & Accounts Officer, Gandhinagar.
- (iii) in any other case, to the Head of Office.
- (b) The Head of Department or Head of Office or the Pay and Accounts Officer, as the case may be, shall, immediately on receipt of the nomination referred to in clause (a), countersign it indicating the date of receipt and keep it under his custody.
- (c) (i) The Head of Office may authorise his subordinate Gazetted Officers to countersign the nomination forms of Non-gazetted Government employees

- (ii) Suitable entry regarding receipt of nomination shall be made in the service book of the Government employee.
- (9) Every nomination made, and every notice of cancellation given, by a Government employee shall, to the extent that it is valid, take effect from the date on which it is received by the Head of Department / Head of Office or Pay and Accounts Officer as the case may be.

#### **CHAPTER - IX DELETED**

#### **86. DELETED**

#### **CHAPTER - X FAMILY PENSION SCHEME, 1972**

#### **87. Applicability :** The provisions of this chapter shall apply -

- (a) to a Government employee who has entered the service in a pensionable establishment on or after the 1st June, 1971, and
- (b) to a Government employee who was in service on the 1st June, 1971 and has opted for this Family Pension Scheme, 1972.
- (c) All cases of the family pension to the family of a deceased Government employee or of a deceased pensioner, pending before the commencement of these rules shall be regulated in accordance with the rules/orders in existence at the relevant time.

#### **88. Terms used in this chapter :** For the purposes of this chapter -

- (a) "family", in relation to a Government employee means -
  - (i) wife in the case of a male Government employee or husband in the case of a female Government employee, even if the marriage took place before or after retirement of the Government employee;
  - (ii) a judicially separated wife or husband, provided that the marriage took place before the retirement of the Government employee.
  - (iii) son or daughter who has not attained the age of twenty-five years including such son and daughter adopted legally before retirement and son or daughter born after retirement from the marriage which took place after retirement.
  - (iv) Parents who were wholly dependent on the Government servant when he/she was alive, provided the deceased employee had left behind neither a widow nor a child at the time of his/her death.
- (b) "pay" means the basic pay drawn by the Government employee at the time of retirement or death while in service.

#### **89. Details of Family to be furnished by Government employee :** (1) (i) As soon as the Government employee enters Government service, he shall give details of his family in **Form-13** to the Pay and Accounts Officer if he is Head of Department or to the Head of Department if he is a Gazetted Officer or to the Head of Office if he is a Non-gazetted Government employee.

- (ii) if the Government employee had no family, he shall furnish the details in **Form-13** as soon as he acquires a family.
- (2) The Government employee shall communicate to the Pay and Accounts Officer or Head of Department or Head Office, as the case may be, any subsequent change in the size of his family, including the fact of marriage of his child.
- (3) The Pay and Accounts Officers or Head of Department or Head of Office shall, on receipt of the said **Form-13**, paste it in the service book of the Government employee concerned and acknowledge the receipt of the said **Form-13** and all further communications received from the Government employee in this behalf.
- (4) The Pay and Accounts Officers or Head of Department or the Head of Office as the case may be, on receipt of communication from the Government employee regarding any change in the size of family shall incorporate such a change in **Form-13**.

#### **90. Amount of Family Pension :** (1) (i) Where a Government employee, dies while in service the rate of



family pension payable to the family shall be equal to 50 per cent of the pay last drawn and the amount so admissible shall be payable from the date following the date of death of the Government employee, for a period of seven years, or for a period upto the date on which the deceased Government employee would have attained the age of 65 years had he survived, whichever period is less;

- (ii) In case the event of death of a Government employee after retirement, the family pension as determined under sub-clause (i) shall be payable for a period of seven years, or for a period up to the date on which the retired deceased Government employee would have attained the age of 65 years had he survived, whichever is less :

**Provided** that in no case the amount of family pension determined under sub-clause (ii) of this clause shall exceed the pension authorised on retirement from Government service :

**Provided** further that in no case the amount of family pension shall be less than thirty percent of the pay last drawn by the Government employee.

**Explanation :** For the purpose of this sub-clause, pension sanctioned on retirement includes the part of the pension which the retired Government employee may have commuted before death.

- (2) After the expiry of the period referred to in sub-rule (1), the family in receipt of Family Pension under that clause, shall be entitled to Family Pension at the rate of thirty percent of the pay last drawn by the Government employee.

- (3) The amount of Family Pension shall be fixed at monthly rates and be shown in whole rupees and where the Family Pension contains a fraction of a rupee, it shall be rounded off to the next higher rupee.

**91. Family Pension to whom payable :** (1) The period for which family pension is payable shall be as follows :-

- (i) In the case of a widow or widower, until the date of death or remarriage, whichever is earlier;
  - (ii) in the case of son, until he attains the age of twenty-five years or until he gets married, whichever is earlier; **and**
  - (iii) in the case of an unmarried daughter, until she attains the age of twenty-five years or until she gets married, whichever is earlier;
- (2) (i) where the Family Pension is payable to more than one widows then, the Family Pension shall be paid to the widows in equal shares;
- (ii) on the death of a widow, her share of the Family Pension shall become payable to her eligible child. In case of such child becoming ineligible to get the share of Family Pension, the same shall be payable to the surviving widow/widow or/and their children in equal shares.
- Provided** that if the widow is not survived by any child her share of the Family Pension shall be payable to other widows in equal shares. If there is one such widow full amount of family pension shall be payable to her.
- (3) Where the deceased Government employee or pensioner is survived by a widow but has left behind eligible child or children from another wife who is not alive, the eligible child or children shall be entitled to the share of Family Pension which the mother would have received if she had been alive at the time of the death of the Government employee or pensioner.
- (4) Where a deceased Government employee or pensioner leaves behind more than one child, the eldest eligible child shall be entitled to the family pension for the period mentioned in clause (ii) or clause (iii) of sub-rule (1), as the case may be and after the expiry of that period the next child shall become eligible for the grant of Family Pension.
- (5) Where a deceased Government employee or pensioner leaves behind him/her no eligible child, the family pension shall be paid to his/her parents. The income criterion and certain other eligibility conditions for the grant of family pension to the dependent parents of the deceased Government employee shall be as under :-

- (i) Parents who were wholly dependent on the deceased Government servant when he/she was alive will only be entitled to family pension.
  - (ii) The deceased employee had left behind him/her neither widow/widower or a child at the time of his/her death.
  - (iii) The family pension wherever admissible to parents, the mother will receive the pension first and after her death the father will receive the family pension.
  - (iv) The income criteria will be that their earning is not more than Rs. 2550 per month.
  - (v) They will have to produce an annual certificate to the effect that their earning is not more than Rs. 2550 per month.
  - (vi) It will be the responsibility of the pension sanctioning authorities concerned to satisfy themselves, based on a scrutiny of the service records and other relevant documents, that the parents were, in fact, wholly dependent on the deceased Government servant when he/she was alive and that he/she has not left behind any of the other specified beneficiaries who have a prior claim to the family pension.
  - (vii) The parents will get Family Pension at the rate of 30% of the basic pay of the deceased employee, subject to a minimum of Rs. 1275 per month.
- (6) In case both wife and husband are Government employees and are governed by the provisions of this rule and one of them dies while in service or after retirement, the family pension in respect of the deceased shall become payable to the surviving husband or wife and in the event of death of the husband or wife, the surviving child or children shall be granted two family pensions in respect of the deceased parents.
- (7) Except as provided in sub-rule (2), the Family Pension shall not be payable to more than one member of the family at the same time;
- (8) If deceased Government employee or pensioner leaves behind a widow or widower, the Family Pension shall become payable to the widow or widower, failing which to the eligible child;
- (9) If sons and unmarried daughters are alive, unmarried daughters shall not be eligible for Family Pension unless the youngest son attains the age of twenty five years and thereby becomes ineligible for the grant of Family Pension.

**92. Payment of Family Pension to a minor :** Where Family Pension is granted under this rule to a minor, it shall be payable to the guardian on behalf of the minor, after the guardian executes an indemnity bond in **Form-12** and furnishes an affidavit about guardianship.

**Note:** Hindu or a Christian mother being a natural guardian, shall not be required to execute an indemnity bond or affidavit.

**93. Payment of Family Pension to mentally retarded, blind etc. children :** Without prejudice to the provisions contained in rule-91, if the son or daughter of a Government's employee born before or after retirement, from the marriage which took place before or after his retirement is suffering from any disorder or disability of mind or is physically crippled or disabled or is blind so as to render him or her unable to earn a living even after attaining the age of twenty-five years the family pension shall be payable to such son or daughter for life subject to the following conditions, namely :-

- (1) the handicap is of such a nature as to prevent him or her from earning his or her livelihood and the same shall be evidenced by a certificate obtained from a Medical Officer not below the rank of a Civil Surgeon or Superintendent of Civil Hospital setting out, as far as possible, the exact mental or physical condition of the child;
- (i) if such son or daughter is one among two or more children of the Government employee, the family pension shall be initially payable to the children in the order set out in sub-rule (9) of rule-91, until the last minor child attains the age of twenty-five and thereafter the Family Pension shall be resumed in favour of the son or daughter suffering from disorder or disability of mind or who is physically crippled or disabled or blind and shall be payable to him/her for life;
- (ii) if there are more than one such son or daughter suffering from disorder or disability of mind or who are physically crippled or disabled or blind the family pension shall be paid in the following order namely :-



- (a) firstly to the son, and if there are more than one son, the younger of them will get the family pension only after the lifetime of the elder;
- (b) secondly, to the daughter, and if there are more than one daughter, the younger of them will get the Family Pension only after the life time of the elder;
- (iii) the family pension shall be paid to such son or daughter through the guardian as if he or she were a minor;
- (iv) before allowing the Family Pension for life to any such son or daughter, the sanctioning authority shall satisfy itself that the person receiving the Family Pension as guardian of such son or daughter shall produce every three years a certificate from a Medical Officer not below the rank of a Civil Surgeon/Superintendent of Civil Hospital to the effect that he or she continues to suffer from disorder or disability of mind or continue to be physically crippled or disabled.
- (v) Where the names of eligible children have not been mentioned in the Pension Payment Order and the child is post retiral one or post retiral manifestation of disability of the child, the pensioner, if so he/she so desires can furnish the list of eligible children to the pension sanctioning authority inter-alia indicating whether any child is handicapped or not. Receipt of this may be acknowledged by the pension sanctioning authority mentioning the details of eligible children taken on record. This acknowledgement may be preserved by members of the family of the pensioner for production at the time of claim for family pension in their own turn to the pension sanctioning authority. In case of mentally retarded children or minor children who would draw pension through guardian, the responsibility of producing this acknowledgement will, however, not be a pre-condition to the processing of claims for family pension.

**Explanation:**

- (a) Disability or blindness which manifests itself before the retirement or after the death of the Government employee while in service but before the son/daughter attained the age of twenty-five years shall be taken into account for the purpose of grant of Family Pension under this sub-rule.
  - (b) A son or daughter shall become ineligible for Family Pension under this sub-rule from the date he or she gets married.
  - (c) The Family Pension payable to such a son or daughter shall be stopped if he or she starts earning his/her livelihood.
  - (d) In such cases it shall be the duty of the guardian to furnish a certificate to the Treasury or Bank, as the case may be, every month that (i) he or she has not started earning his/her livelihood, and (ii) he or she has not yet married.
- (2) they are already not in receipt of any pension or are eligible therefor, under any other rules of any other State Government or the Central Government and/or a public sector undertaking or Autonomous body under the State Government or Central Government

**94. Temporary Increase on Family Pension :** The temporary increase in pension, sanctioned by Government from time to time shall be payable to the family in receipt of a family pension under this rule.

**95. Relief in the case of death of pensioner in receipt of service pension :** (1) In case of death of a pensioner who is in receipt of a service pension, a lump sum amount equal to one months' pension shall be payable to a nominee, who has been nominated by the pensioner under this rule.

**Note :** The term 'Pension' shall mean the actual amount of pension together with the temporary increase actually admissible to the pensioner on the date of his death.

- (2) A Government employee who is to retire shall make a nomination in the form prescribed by the Government and submit the same to the Director of Pension and Provident Fund along with the pension papers. This form shall form part of the Pension Payment Order. The pensioner shall revise the nomination in a case where the nominee or/and alternate nominee expires before his death or is not likely to be available in India.

- (3) The nominee or the alternate nominee, as the case may be, shall furnish the certificate of death along with the application in **Form-14** to the Treasury officer concerned while claiming the amount.
- (4) The Treasury Officer concerned shall arrange the payment of the amount to the nominee or where the nominee is expired, to the alternate nominee, as far as possible on the same day of the death of the pensioner, or on the next working day immediately following the day of death of the pensioner.
- (5) In case of pensioner who dies without executing a nomination as required under this rule the amount payable shall be paid to the person entitled to receive family pension, under rule-91 or otherwise to the relatives of deceased pensioner's family in the order of priority mentioned in sub-rule-6.
- (6) In cases where the pensioner, the nominee and alternate nominee dies simultaneously either in an accident or in air crash etc. or the nominee and the alternate nominee expires before the death of the pensioner and the pensioner dies without making revised nomination, the amount shall be paid to the person entitled to receive family pension under rule-91, or otherwise to the relatives of the family of deceased pensioner's family in the following order of priority :-
  - (a) wife (in the case of male Government employee),
  - (b) husband (in the case of female Government employee),
  - (c) sons,
  - (d) unmarried & widowed daughters,
  - (e) father,
  - (f) mother,
  - (g) sons of predeceased son,
  - (h) married daughter,
  - (i) brothers.

#### CHAPTER - XI

#### COMMUTATION OF PENSION - GENERAL CONDITIONS

96. **Restriction on commutation of pension :** No Government employee, against whom departmental or judicial proceedings have been instituted before the date of his retirement, or the pensioner against whom such proceedings are instituted after the date of his retirement, shall be eligible to commute a fraction of his provisional pension authorised or the pension, as the case may be, during the pendency of such proceedings.
97. **Limit on commutation of pension :** (1) A Government employee shall be entitled to commute for a lump sum payment, a fraction not exceeding forty percent of his pension.  
 (2) Application for commutation in **Form-15** or as the case may be, **Form-16** shall contain particular fraction of pension which he desires to commute and may either mention the maximum limit of forty percent of pension or such lower percentage as he may desire to commute.  
 (3) Fraction of a rupee shall be ignored for the purpose of commutation of pension.
98. **Commutation of Pension to become absolute :** (1) The commutation of pension shall become absolute in the case of a pensioner referred to :-
  - (i) in sub-rule (1) of rule 106 on the date on which the application in **Form-15** is received by the Head of Office;
  - (ii) in sub-rule (3) of rule 106 on the date following the date of retirement;
  - (iii) in Chapter-XIII of these rules, from the date of receipt of commuted value of pension by the pensioner or three months after the issue of authority by the Director of Pension and Provident Fund, whichever is earlier.

**Provided that :**

  - (a) in case of a pensioner who is drawing his pension from a Treasury, the reduction in the amount of pension on account of commutation shall be operative from the first date of the month after the receipt of the commuted value of pension or from the first day of the month after the end of three months after issue of authority by the Director of Pension & Provident Fund informing the pensioner to collect the commuted value of pension, whichever is earlier, and



- (b) in case of a pensioner who is drawing pension from a branch of a nationalised bank, the reduction in the amount of pension on account of commutation shall be operative from the first date of the month after the month in which the commuted value of pension is credited by the bank to the pensioner's account to which pension is being credited.
- (2) In case of a pensioner referred to in rule 103, the commuted value is paid in two stages. The reduction in the amount of pension shall be made from the respective dates of the payments as laid down in clause (a) or clause (b) of the proviso to sub-rule (1).
- (3) The date on which the payment of the commuted value of pension was made to the pensioner or the commuted value was credited in the pensioner's account, shall be entered in both halves of the Pension Payment Order by the disbursing authority under intimation to the Director of Pension & Provident Fund who has authorised the payment of commuted value of pension.
- 99. Death of a pensioner before receiving the commuted value :** In case a pensioner dies without receiving the commuted value on or after the date on which commutation became absolute, the commuted value shall be paid to his/her heirs.
- 100. Calculation of commuted value of pension :** (1) The lump sum payable to a pensioner shall be calculated in accordance with the formula shown in the TABLE prescribed and applicable to the pensioner on the date on which the commutation becomes final.
- (2) A Commutation once applied for and given effect to cannot be rescinded. Portion of a pension commuted cannot be restored on refund of its capitalised value.
- 101. Restoration of commuted portion of pension fifteen years after retirement :** (1) The pensioner who has commuted a portion of his pension shall have the same restored after completion of fifteen years from the date of retirement if commutation is simultaneous with retirement. In other cases the commuted portion of pension shall be restored after fifteen years from the date of commutation i.e. from the date on which reduction in pension became effective on account of commutation.
- (2) A pensioner eligible for restoration of commuted portion of pension under sub-rule (1) shall apply to the Treasury Officer/Sub-Treasury Officer in **Form-17**. The Treasury Officer/Sub-Treasury Officer shall restore the commuted portion of pension on the basis of details of commutation available on pension payment order and make payment accordingly. If the pensioner is drawing pension through a nationalised bank, the Treasury Officer/Sub-Treasury Officer shall obtain original 'Disburser's Half' from the Bank and restore the commuted portion of pension. In cases where the Pension Payment Order does not mention the amount of commuted portion of pension, the Treasury Officer/Sub-Treasury Officer shall obtain the required details from the authority who had issued the same.
- 102. Commutation of Provisional Pension not permitted :** A Government employee to whom pending assessment of final pension, provisional pension has been sanctioned under rules-142 to 145, shall not be eligible to commute a fraction of provisional pension under rule 97.
- 103. Restrospective revision of final pension :** A pensioner who has commuted a fraction of his final pension and after commutation, his pension has been revised and enhanced retrospectively, he shall be paid, the difference between the commuted value determined with reference to enhanced pension and the commuted value already authorised. The pensioner shall not be required to apply afresh for the payment of difference.

## CHAPTER -XII

### COMMUTATION OF PENSION WITHOUT MEDICAL EXAMINATION

- 104. Scope :** The provisions of this Chapter shall apply to pensioner who is eligible to commute a fraction of his pension without medical examination.
- 105. Eligibility :** A pensioner who is authorised :-
- i) Superannuation Pension under rule-45; or
  - ii) a Retiring Pension under rule 46 or 47 or 48 or 49; or
  - iii) a pension on absorption in public sector undertaking under rule 51 and who receives monthly pension and death-cum-retirement gratuity; or

- iv) a Compensation Pension on abolition of permanent post under rule 65, or
- v) a pension in whole or in part on the finalisation of the departmental or judicial proceedings and issue of final orders thereon shall, subject to the limit laid down in rule 97, be eligible to commute a fraction of his pension without medical examination :

**Provided** that he applies for commutation of pension in **Form-15** in accordance with the provisions of rule 106.

**Note :** Pension referred to in clause (i), clause (ii) and clause (iv) shall not include a provisional pension sanctioned under rule.

**106. Application for commutation of pension :** (1) A pensioner, who is in receipt of any pension referred to in rule-105 and desires to commute a fraction of that pension any time after the date following the date of his retirement from service but before the expiry of one year from the date of retirement, shall :-

- (a) apply to the Head of Office in **Form-15** after the date of his retirement;
- (b) ensure that the application in **Form-15**, duly completed is delivered to the Head of Office as early as possible but not later than one year from the date of his retirement;

**Provided** that in the case of a pensioner :-

- i) referred to in clause (iii) of rule 105, where order retiring him from Government service had been issued from a retrospective date, the period of one year referred to in this sub-rule shall reckon from the date of issue of the retirement orders;
- ii) referred to in clause (v) of rule 105 the period of one year referred to in this sub-rule shall reckon from the date of the issue of the orders consequent on the finalisation of the departmental or judicial proceedings.

(2) A pensioner who applies for commutation of pension within one year of the date of his retirement but his application in **Form-15** is received by the pension sanctioning authority after one year from the date of his retirement shall not be eligible to get his pension commuted without medical examination. Such a pensioner, if he desires to commute a fraction of his pension, shall apply afresh in **Form-16** in accordance with the procedure laid down in Chapter-XII.

(3) A Government employee who is due to retire on superannuation and desires payment of the commuted value of pension being authorised at the time of issue of the Pension Order, shall be eligible to apply for commutation of a fraction of pension in **Form-15** along with pension papers prior to the date of retirement.

(4) The Government shall have no liability for the payment of the commuted value of pension if the Government employee dies before the date of superannuation or forfeits claim of pension before retirement.

**107. Action to be taken by the Pension Sanctioning Authority on application for commutation of pension if received after issue of pension payment order :** (1) The Pension Sanctioning Authority on receipt of application for commutation of pension in **Form-15** under rule 106 after the issue of pension payment order shall -

- (a) initial the Form indicating the date of its receipt;
- (b) take immediate action to fill in part-II of **Form-15** and forward the same to the Director of Pension and Provident Fund after retaining one copy for his record.
- (c) acknowledge immediately the receipt of **Form-15** in part-III of that Form and despatch the same to the pensioner.

(2) In case application in **Form-15** is received by the Pension Sanctioning Authority under sub-rule (1) of rule 106 after one year of the date of retirement of the pensioner, the Head of Office shall inform the pensioner that :-

- (a) he shall not be eligible to commute a fraction of pension without medical examination;
- (b) if he desires to get a fraction of the pension commuted, he should apply afresh in **Form-16** so that arrangement for medical examination is made in accordance with the procedure laid down in Chapter-XIII.

**108. Action to be taken by Pension Sanctioning Authority on application for commutation of pension if received one year before the date of retirement along with pension papers or separately before**



**the issue of pension payment order :** The Pension Sanctioning Authority on receipt of application in **Form-15** under sub-rule (1) of rule 107 shall -

- (a) Initial the Form indicating the date of its receipt;
- (b) Acknowledge immediately the receipt of **Form-15** in part-II of that Form and despatch the same to the pensioner.
- (c) take immediate action to complete Part-III of the said **Form-15** and forward the same to the Director of Pension and Provident Fund along with pension papers or separately in continuation of forwarding of the same to the Director of Pension and Provident Fund and retain one copy of the same in his Office.

**109. Authorisation of commuted value of Pension by Director of Pension and Provident Fund on application of commutation of pension received by head of office after issue of pension payment order :** (1) On receipt of **Form-15** from the Pension Sanctioning Authority the Director of Pension and Provident Fund shall verify that :-

- (a) information furnished by the Pension Sanctioning Authority is correct;
  - (b) the pensioner is eligible to commute a fraction of his pension without medical examination; and
  - (c) the commuted value of pension has been determined correctly by the Head of Office.
- (2) The Director of Pension and Provident Fund after verification of the information furnished in **Form-15** shall :-
- (a) issue authority for the payment commuted value of pension to the disbursing authority concerned;
  - (b) draw the attention of the disbursing authority concerned to the proviso to sub-rule (1) and sub-rule (3) of rule 98 so that the disbursing authority may make entry in both the halves of the Pension Payment Order regarding the date on which the amount of pension is reduced on account of commuted part of pension;
  - (c) endorse to the pensioner a copy of the authority referred to in clause (a) with the instructions that he shall collect the commuted value of pension from the disbursing authority.

**110. Authorisation of commuted value by the Director of Pension and Provident Fund on application for commutation of pension received by Pension Sanctioning Authority along with pension papers before one year of the date of retirement and before issue of pension payment order :**

(1) On receipt of **Form-15** from the Pension Sanctioning Authority, the Director of Pension and Provident Fund shall ascertain and verify whether the amount of Superannuation Pension of the pensioner has been calculated correctly and shall take necessary action, if not taken, to finalise the amount of pension, so that the Pension Payment Order is issued before one month of the date of retirement of the Government employee.

- (2) (i) The Director of Pension and Provident Fund after verification of the information in **Form-15**, shall specify in both the halves of the Pension Payment Order :-
- (a) the amount of pension;
  - (b) the commuted value of pension;
  - (c) the date from which the commuted value becomes payable.
- (ii) The Director of Pension and Provident Fund shall intimate to the pensioner the date on which the Pension Payment Order has been despatched to the Disbursing Authority with instruction that the pensioner shall collect the commuted value from that authority.
- (iii) The Director of Pension and Provident Fund while forwarding the Pension Payment Order to the Disbursing Authority concerned, shall draw attention of the said authority towards the proviso to sub-rule (1) and sub-rule (3) of rule 98 so that the Disbursing Authority may make an entry in both the halves of Pension Payment Order regarding date on which the amount of pension is reduced on account of commuted portion of pension.
- (iv) The Director of Pension and Provident Fund shall also request the Disbursing Authority to intimate the date on which the payment of the commuted value has been made to the pensioner.

- 111. Commutation of pension of a Government employee against whom departmental or judicial proceedings are initiated :** A Government employee against whom departmental or judicial proceedings have been initiated before the date of his retirement or the pensioner against whom, such proceedings are initiated after retirement shall, on Government decision on such proceedings be allowed to commute the portion of pension as per rule 97 without medical examination subject to the following conditions namely :-
- (i) The commutation shall be allowed on the final amount of pension sanctioned.
  - (ii) if the Government employee/Pensioner has applied for commutation of pension before decision of such proceedings, the commuted value shall be worked out with reference to his age shown in Table on the date of such application or date of retirement whichever is later.
  - (iii) if the Government employee/Pensioner applies for commutation of pension within one year after the decision of such proceedings, the commuted value shall be worked out with reference to his age on the date of such application.

### CHAPTER - XIII

#### COMMUTATION OF PENSION AFTER MEDICAL EXAMINATION

- 112. Scope :** The provisions of this Chapter shall apply to a pensioner who is eligible to commute a fraction of his pension after medical examination.
- 113. Eligibility :** A pensioner who -
- (i) retires on Invalid Pension under rule-52;
  - (ii) is in receipt of Compassionate Pension under rule-77;
  - (iii) has retired from service and granted pension referred to in rule 105 but his application for commutation has not been received by the Head of Office within one year of his retirement.
- shall be eligible to commute a fraction of his pension subject to the limit specified in rule 97 after he has been declared fit by the appropriate medical authority.
- 114. Application for commutation of pension :** A pensioner referred to in rule 113 shall apply to the Head of Office in **Form-16** for commutation of fraction of his pension.
- 115. Action to be taken by the Head of Office on application for commutation of pension :** (1) The Head of Office on receipt of an application in Part-I of **Form-16** under rule 114 shall -
- (a) acknowledge immediately the receipt of **Form-16** in Part-II of that Form and despatch the same to the pensioner;
  - (b) forward **Form-16** in original to the Director of Pension and Provident Fund vide part-III of that Form duly signed with the request that part-IV may be filled up and returned immediately to him so that action for getting the pensioner examined by the appropriate medical authority is taken.
- (2) The Director of Pension and Provident Fund on receipt of **Form-16** from the Head of office under sub-rule (i) shall fill up part-IV of the form and transmit the same to the Head of Office at the earliest.
- (3) The Head of Office on receipt of **Form-16** from the Director of Pension and Provident Fund under sub-rule (2) shall address in **Form-18** to the Medical Board/Civil Surgeon/Superintendent of Civil Hospital, as the case may be, where the pensioner desires to be medically examined and forward the following documents to him :-
- (i) **Form-16** in original with part-IV of that form duly filled up;
  - (ii) two copies of the pensioner's photograph of which one shall be an attested copy;
  - (iii) a copy of **Form-19** with a spare copy of part-III of that form;
  - (iv) report or statement of the pensioner's case if he has been granted Invalid Pension or has previously commuted a part of his pension or declined to accept commutation on the basis of an addition of years to his actual age or has been refused commutation on medical grounds.
- (4) A copy of letter in **Form-18** addressed to the medical authority as referred to in sub-rule (3) shall be endorsed to the pensioner and the Director of Pension and Provident Fund by the Head of Office.
- 116. Action to be taken by medical authority :** (1) The medical authority on receipt of documents referred to in sub-rule (3) of rule 115 shall -



- (a) arrange as far as possible for the medical examination of the applicant by the medical authority at the nearest available station indicated by the pensioner in **Form-16**.
  - (b) transmit the documents referred to in sub-rule (3) of rule 115 to the medical authority with the a request to examine the pensioner as provided in rule-120;
  - (c) inform the pensioner as to where and when he should appear for medical examination or, if necessary request the medical authority to communicate to the pensioner the date and time of such examination.
- (2) It shall be ensured that the medical examination is done, as far as possible, before the date of pensioner's next birthday.
- 117. Medical authority :** (1) Save as otherwise provided in sub-rule (2), the medical authority shall be Medical Board, where a pensioner for commutation of pension -
- (a) seeks commutation of Invalid Pension,
  - (b) seeks commutation of pension other than Invalid Pension but the amount of pension to be commuted exceeds eight hundred rupees per month; or
  - (c) has been refused commutation on medical grounds or if he having once declined to accept commutation on the basis of addition of years to his actual age recommended by the medical authority, has applied for a second medical examination in accordance with the provision of rules 121 and 122
- (2) In any other cases not covered by sub-rule (1), the medical authority shall be a Medical Officer not lower in rank than that of a Civil Surgeon/Superintendent of Civil Hospital.
- 118. Fees for medical examination to be borne by the pensioner :** The pensioner shall be required to pay for medical examination such fee as may be prescribed by the State Government.
- 119. Failure to appear before medical board :** (1) If the pensioner after receipt of communication from the appropriate medical authority referred to in clause (c) of sub-rule (1) of rule 116, fails to appear for medical examination before the medical authority on the date and time communicated to him (including any change therein either at the request of the pensioner or due to administrative reasons) and there is no reasonable ground for his failure, the medical authority shall report the fact to the Head of Office concerned and return to him the documents received under clause (b) of sub-rule (1) of rule 116.
- (2) With the return of documents to the Head of Office under sub-rule (1), the application for commutation shall be treated as having been withdrawn.
- 120. Procedure for medical examination :** (1) The medical authority shall -
- (a) obtain from the pensioner a statement in part-I of **Form-19** duly signed by the pensioner in his presence;
  - (b) enter the result thereof in part-II of **Form-19** after medical examination of the pensioner;
  - (c) attest the unattested copy of the photograph of the pensioner;
  - (d) complete the certificate contained in part-III of **Form-19** provided that where -
    - (i) a pensioner has been granted Invalid pension, or
    - (ii) a pensioner has previously commuted a part of his pension, or
    - (iii) a pensioner has been refused commutation on medical grounds, or
    - (iv) a pensioner had declined to accept the commutation on the basis of addition of years to his actual age;
- the medical authority shall, before completing the certificate contained in Part-III of **Form-19**, take into consideration the statement of the medical case of the pensioner.
- (2) After complying with the requirements of sub-rule (1), the medical authority shall immediately forward to the Director of Pension and Provident Fund who has already completed Part-IV of the form the following documents, namely :-
- (a) **Form-16** in original;
  - (b) attested copy of the pensioner's photograph;
  - (c) **Form-19** in original; and
  - (d) a certified copy of **Form-19** to the Head of Office who has countersigned Part IV of **Form-16**.

(3) The medical authority shall also send to the pensioner a certified copy of Part-III of **Form 19**.

**121. Second medical examination :** (1) Subject to the provisions of rule 122, the medical examination in case of a pensioner referred to in clause (c) of sub-rule (1) of rule 117 shall take place after the expiry of a period of not less than one year from the date of the first medical examination.

(2) If the pensioner desires to be re-examined on the expiry of the period specified in sub-rule (1), the examination shall be done by a Medical Board at his own expense. For this purpose, he shall address a letter to the Head of Office with a request that arrangements for his re-examination by a Medical Board may be made. He shall indicate in the letter -

- (a) the medical authority which examined him earlier and the date on which such examination took place,
- (b) the place where he was examined,
- (c) the opinion of the medical authority,
- (d) the date of birth and the date of retirement,
- (e) designation of the post held at the time of retirement.
- (f) the amount of pension authorised,
- (g) the fraction of pension which was originally applied for commutation.

(3) On receipt of letter under sub-rule (2) the Head of Office shall address the medical authority for arranging re-examination of the pensioner by a Medical Board and forward the following documents to such authority -

- (a) original letter received from the pensioner;
- (b) the certified copy of **Form-19** received earlier by the Head of Office from the medical authority under clause (d) of sub-rule (2) of rule 120.

(4) On receipt of the communication from the Head of Office under sub-rule (3) the medical authority shall inform the pensioner as to where and when he should appear for medical examination before the Medical Board or if necessary request the Medical Board to communicate to the pensioner the place, date and time of such examination.

(5) The pensioner after the receipt of communication under sub-rule (4) shall appear before the Medical Board at the place and on the date and time communicated to him.

(6) The Medical Board shall examine the pensioner and if after the examination, it is of the view that the earlier opinion of the medical authority needs no revision or modification shall record its opinion and communicate the same to the Head of Office under intimation to the pensioner. The documents received by the Medical Board under sub-rule (3) shall also be returned to the Head of Office.

(7) If as a result of the opinion of the Medical Board, received under sub-rule (6) the pensioner becomes eligible to commute a fraction of pension originally applied for, the Head of Office shall determine the commuted value in accordance formula shown with in the Table applicable on the date, the Medical Board recorded it opinion. The Head of Office thereafter shall request the Director of Pension and Provident Fund to take further action for the authorisation of the commuted value and forward the following documents to him :-

- (i) original letter received from the pensioner under sub-rule (2);
- (ii) the opinion of the Medical Board received under sub-rule (6);
- (iii) calculation sheet showing the commuted value determined with reference to the revised or modified opinion of the Medical Board.

(8) On receipt of the documents under sub-rule (7) the Director of Pension and Provident Fund shall verify the correctness of the commuted value determined by the Head of Office and shall authorise the commuted value to the pensioner under intimation to the Head of Office.

**122. Appeal against the findings of medical authority :** (1) Notwithstanding anything contained in rule 121, a pensioner referred to in clause (c) of sub-rule (1) of rule 117 shall be eligible for second medical examination before the expiry of the period specified in sub-rule (1) of rule 121, if he feels that the medical authority in refusing commutation on medical grounds or making addition of years to his actual age has committed an error of judgement. Such a pensioner may, within one month of the receipt of the certified copy in Part-III of **Form-19** from the medical authority, prefer an appeal by addressing a letter to the Head



of Office that the opinion of the medical authority may be got reviewed by another medical authority mentioned in sub-rule (2) at his own expense. Such appeal shall contain the following details :-

- (a) the medical authority which had examined him earlier and the date on which the examination took place;
  - (b) the place where he was examined;
  - (c) the opinion of the medical authority;
  - (d) the date of birth and the date of retirement;
  - (e) designation of the post held at the time of retirement;
  - (f) the amount of pension authorised;
  - (g) the fraction of pension which was originally applied for commutation.
- (2) In case a pensioner referred to in sub-rule (1) -
- (a) was examined previously by a Medical Officer, not lower in rank than of that Civil Surgeon/ Superintendent of Civil Hospital, he shall be re-examined by a Medical Board, or
  - (b) was previously examined by a Medical Board, he shall be re-examined by a second Medical Board, the members of which shall be different from those of the first Medical Board.
- (3) The Head Office shall, within one month of the receipt of the letter under sub-rule (1), take steps for arranging the re-examination of the pensioner. For this purpose, he shall address the medical authority, where the pensioner was examined previously. He shall, while addressing the medical authority, invite his attention to the provisions of sub-rule (2) and forward the following documents :-
- (a) original letter received from the pensioner;
  - (b) certified copy of **Form-19** received earlier by the Head of Office from the medical authority under clause (d) of sub-rule (2) of rule 120.
- (4) The medical authority on receipt of communication from the Head of Office under sub rule (3) shall arrange for the second medical examination of the pensioner by a Medical Board which shall be constituted in accordance with the provisions of sub-rule (2). The medical authority shall, thereafter, inform the pensioner the place, date and time to appear for medical examination before the Medical Board or, if necessary, direct the Medical Board to communicate to the pensioner the place, date and time of such examination.
- (5) The pensioner on receipt of communication under sub-rule (4) shall appear for the medical examination before the Medical Board on the date and time, communicated to him.
- (6) The Medical Board shall examine the pensioner and if, it is of the view that the earlier opinion of the medical authority needs no revision or modification or needs revision or modification, shall record its opinion and communicate the same to the Head of Office under intimation to the pensioner and the findings of the Medical Board shall be binding on the pensioner.
- (7) If the Medical Board in the second medical examination of the pensioner sets aside or modifies the opinion of the first medical authority, the findings of the Medical Board shall be deemed to be operative from the date on which the first medical authority recorded its opinion and the claim of the pensioner for commutation shall be settled accordingly.
- (8) Nothing contained in this rule shall apply to a pensioner in whose case that medical authority as a result of the first medical examination had directed that the pensioner's age for the purpose of commutation should be assumed to be greater than his actual age, and the pensioner received the commuted value with reference to the enhanced age.

**123. Withdrawal of application :** (1) The pensioner may after giving a notice in writing, to the Pension Sanctioning Authority, withdraw his application at any time before subjecting himself to the medical examination before the medical authority but in no case after he has appeared before such authority.

- (2) In case the medical authority directs that the pensioner's age for the purpose of commutation shall be assumed to be greater than his actual age, the pensioner may -
- (a) by giving notice in writing to the Head of office withdraw his application within fourteen days from the date on which he received the certified copy of Part-III of **Form-19** and endorse a copy of notice to the Director, Pension and Provident Fund, or

- (b) request the Head of Office within the period specified in clause (a) under intimation to the Director, Pension and Provident Fund that he may be permitted to reduce the amount of pension already applied for commutation to an amount to be indicated by the pensioner.
- (3) Where a request for withdrawal has not been made by the pensioner within the time specified in clause (a) of sub-rule (2), it shall be presumed that he has accepted the findings of the medical authority and the Director of Pension and Provident Fund shall take action to authorise the payment of commuted value of pension.
- (4) If a request for reduction in the amount of pension to be commuted is made as provided in clause (b) of sub-rule (2), the Director of Pension and Provident Fund shall authorise the payment of commuted value of pension with reference to the reduced amount.
- (5) If the pensioner is informed by the Director of Pension and Provident Fund under rule 124 that on account of modification of the Table, the commuted value becoming payable to the pensioner will be less than the value communicated to him in **Form-16**, it shall be open to the pensioner to withdraw his application by a written notice addressed to the Director of Pension and Provident Fund and the pensioner shall endorse a copy of the notice to the Head of Office within fourteen days of the date on which he receives intimation of such modification.

**124. Modification in the value specified in the Table :** (1) In case the value specified in the Table is modified at any time before the commutation becomes absolute in terms of clause (iii) of sub-rule (1) of rule 98, the payment shall be made in accordance with the value so modified.

- (2) Where the commuted value calculated with reference to the Table as modified, is less favourable than the value determined with reference to the Table before it was so modified, the Director of Pension and Provident Fund, shall,
  - (a) inform the pensioner of the revised value and communicate to him the provisions of sub-rule (5) of rule-123, and
  - (b) endorse to the Head of Office a copy of the communication issued under clause (a).

**125. Authorisation of payment of commuted value by the Director of Pension and Provident Fund :**

(1) Subject to the provisions of sub-rules (2) and (3) of rule-123 the Director of Pension and Provident Fund on receipt of the documents referred to in sub-rule (2) of rule-120, from the medical authority shall, without delay issue an order to the disbursing authority concerned and furnish to it the following particulars and documents namely :-

- (i) the amount of pension commuted, the amount of commuted value of pension and the date on which the commutation became absolute;
- (ii) the amount of residuary pension;
- (iii) Original **Form-19**;
- (iv) copy of the pensioner's photograph as attested by the medical authority.
- (2) The Director of Pension and Provident Fund shall also -
  - (a) bring to the notice of disbursing authority the provisions of the proviso to rule 98 regarding the date on which the amount of original pension should be reduced;
  - (b) endorse to the pensioner a copy of the order issued under sub-rule (1) with the remarks that he should collect the commuted value from the disbursing authority; and
  - (c) bring to the notice of the pensioner the provisions of the proviso to sub-rule (1) of rule 98.

#### CHAPTER - XIV.

#### DETERMINATION AND AUTHORISATION OF THE AMOUNTS OF PENSION AND GRATUITY

**126. Register of retiring Government employees :** (1) Every pension sanctioning authority shall maintain a separate register for Gazetted & Non-Gazetted Government employees superannuating within next five calendar years in **Form-20** having separate page allotted for each calendar year. The register shall be brought up to date before 31st July each year by ensuring the correctness of all entries therein in respect of next five calendar years.

- (2) The entries in the register shall also be made in respective year as and when -
  - (1) a Government employee is transferred to/from another office.



- (2) a Government employee retires/dies before the date of his superannuation.
  - (3) orders granting provisional/final pension/gratuity are issued.
  - (3) The pension sanctioning authority shall have monthly review of the register.
  - (4) The maintenance of this register shall be scrutinized by all Heads of Department during the yearly inspection of their subordinate offices and the vigilance cell of the Finance Department during its visit shall verify such registers.
- 127. Preparation of the list of Government employees to retire/already retired :** (1) Each head of office shall prepare as on 1st August each year a list of all Government employees who are due to retire within next twenty four months of that date.
- (2) Each head of office shall also prepare on the first of August a list of Government employees who have already retired/died before the end of July and in whose case the pension/gratuity payment orders are not issued.
  - (3) A copy of the lists referred to in sub-rules (1) and (2) shall be attached to the pay bill of establishment for the month of August. The same shall be detached by the Pay and Accounts Officer/Treasury and sent to the Director of Pension and Provident Fund.
- 128. Time schedule for the processing the pension papers of the Government employees :** The schedule for the preparation and finalisation of the pension cases of Government employee shall be as under :-
- (i) The work of preparation of pension papers shall be initiated by the pension sanctioning authority prior to twenty four months of the date of superannuation of the Government employee. In case of a death of a Government employee while in service or in case of his retirement before the date of superannuation, the work shall be immediately initiated on occurrence of death or the date of retirement of the Government employee before superannuation is known.
  - (ii) Pension papers shall sent to the Director of Pension & Provident Fund twelve months before the date of retirement.
  - (iii) Director of Pension & Provident Fund shall ensure the issue of Pension Payment Order and Death-cum-Retirement gratuity order etc., six months before the actual date of retirement of the Government employee and send the same to the concerned treasury officer.
- 129. Recovery of leave salary and pension contribution in respect of foreign service :** In case of foreign service, the question of recovery of leave salary and pension contribution shall not be raised at the time of finalisation of pension and if any portion has remained to be recovered, action to recover shall be taken up separately. If however, pension and leave salary contribution during the period of foreign service were payable by the Government employee, it shall be certified that the same has been recovered and if amount remains outstanding, it shall be shown as Government dues recoverable from death-cum-retirement gratuity.
- 130. Verification of Pay Fixation :** While preparing pension papers the verification of only last pay revision and recording of the same in the service book shall be sufficient.
- 131. Verification of Service :** (1) The Pension Sanctioning Authority shall verify the service book of the Government employee and satisfy himself as to the certificates of verification for the entire service and continuity of entire past service are recorded therein. It shall also ensure correctness of all the entries in the service book for the last two years and their attestation.
- (2) In respect of the unverified portion or portions of service, he shall arrange to verify the same from the pay bills, acquittance rolls or other relevant records, and record the necessary certificates in the service book.
  - (3) If is not possible to verify the service for any period in the manner specified in sub-rule (1) and sub-rule (2), that period of service having been rendered by the Government employee in another Office or Department, it shall be verified from the Head of Office in which the Government employee is stated to have served during that period for the purpose of verification.
  - (4) If is not possible to verify any portion of service rendered by a Government employee in the manner specified in sub-rule (1), (2), or (3), he shall be required to file a written affidavit on plain paper stating that he had in fact rendered that period of service, and shall, at the foot of the affidavit, make

and subscribe to a declaration as to the truth of that affidavit, and shall, in support of such declaration, produce all documentary evidence and furnish all information which is available with him.

- (5) The Head of Office shall, after taking into consideration the facts in the written affidavit and the evidence produced and the information furnished by the Government employee in support of the said period of service, admit that portion of service as having been rendered for the purpose of calculating the pension.

**132. Making good omission in the Service Book :** (1) The Pension Sanctioning Authority while scrutinising the certificates of verification of service, shall also identify other omissions, imperfections or deficiencies if any, which have a direct bearing on the determination of 'Pensionable Pay' and the service qualifying for pension.

- (2) Effort shall be made to complete the verification of service, in the manner as provided in rule 131 and to make good omissions, imperfections or deficiencies referred to in sub-rule (1). Any omissions, imperfections or deficiencies including the portion of service shown as unverified in the service book which it has not been possible to verify in accordance with the procedure laid down in rule 131 shall be ignored and service qualifying for pension shall be determined on the basis of the entries in the service book.

**133. Assessment of Government dues from the retiring Government employee :** (1) The Pension Sanctioning Authority shall require to ascertain and assess Government dues, payable by a Government employee due for retirement.

- (2) The Government dues as ascertained and assessed by the pension sanctioning authority which remain outstanding till the date of retirement of the Government employee, shall be adjusted against the amount of the death-cum-retirement gratuity payable to him.
- (3) The expression 'Government dues' includes-
- dues pertaining to Government residential accommodation including arrears of rent, if any;
  - dues other than those pertaining to Government residential accommodation, namely balance of house building or conveyance or any other advance, overpayment of pay and allowances or leave salary and arrears of income-tax deduction at source under the Income Tax Act, 1961 (43 of 1961).
- (4) In respect of long term advances viz. House Building Advance, Advance for the purchase of conveyance-
- No Due Certificate given by the concerned Head of Office based on the Last Pay Certificate shall be considered sufficient for finalisation of the pension cases;
  - If the Pension Sanctioning Authority himself is the Government employee for whom no due certificate is to be given, such No Due Certificate shall also be issued by him in his capacity as such but it shall be countersigned by his next higher officer.
  - In case outstanding dues are found later by the Pension Sanctioning Authority or other concerned authority; the amount so found shall be recovered by the concerned Department/Office before releasing the mortgage deed of concerned property.

**134. Recovery and adjustment of dues other than dues pertaining to Government residential accommodation :** (1) For the dues other than the dues pertaining to occupation of Government residential accommodation as referred to in clause (b) of sub-rule (3) of rule 133, the pension sanctioning authority shall take steps to assess the dues other than Income-tax deduction two years before the date on which a Government employee is due to retire on superannuation;

- (2) The assessment of Government dues referred to in sub-rule (1) shall be completed by the Head of Office twelve months prior to the date of the retirement of the Government employee.
- (3) The dues as assessed under sub-rule (2) including those dues which come to notice subsequently and which remain outstanding till the date of retirement of the Government employee, shall be adjusted against the amount of death-cum-retirement gratuity payable to the Government employee on his retirement.
- (4) After ascertaining and assessing the Government dues which still remain outstanding on the date of retirement of a Government employee, the Pension Sanctioning Authority shall show them as



recoverable Government dues in the last pay certificate.

- (5) A certificate regarding Government dues outstanding from the Government employee on the date of retirement shall be attached to the pension papers of the Government employee while forwarding the same to the Director of Pension and Provident Fund.

**135. No demand certificate for occupation of Government residential accommodation :** (1) The pension sanctioning authority shall give a certificate after verification of his own records or with reference to the records of his subordinate offices that the rent for the Government residential accommodation occupied by the retiring Government employee during the last three years has been recovered. This certificate shall be treated as final for the finalisation of pension case so far as the recovery of rent from the retiring Government employee occupying Government residential accommodation is concerned.

- (2) The retiring Government employee shall also give an undertaking that if arrears of rent in respect of Government residential accommodation occupied by him before retirement is detected subsequently, the same shall be recovered from the amount of Temporary Increase on pension payable to him.

**136. Obtaining particulars by the Pension Sanctioning Authority :** The Pension Sanctioning Authority shall obtain from the Government employee various particulars in **Form-21**, duly completed twenty four months prior to the date of retirement of the Government employee.

- (2) Procedure under rule 128 to 134 shall be completed twelve months before the date of retirement of the Government employee.

**137. Completion of pension papers :** The Pension Sanctioning Authority shall complete Part I of **Form-21** not later than twelve months before the date of retirement of the Government employee.

**138. Forwarding of pension papers to Director of Pension and Provident Fund :** (1) The Pension Sanctioning Authority shall forward to the Director of Pension and Provident Fund **Form-21** with a covering letter along with service book of the Government employee duly completed, up-to-date, and any other documents relied upon for the verification of service. After complying with the requirement of rules 128 to 134 and rule 139 (1).

- (2) The Pension Sanctioning Authority shall send the pension papers in duplicate to the Director of Pension and Provident Fund in case the payment is desired in another audit circle.

- (3) The papers referred to in sub-rule (1) shall be forwarded to the Director of Pension and Provident Fund not later than twelve months before the date of retirement of Government employee.

**Explanation : "Pension Papers"** means a set of various forms as applicable to the pensioner and prescribed in these rules. For the purpose of convenience the same are consolidated and issued by the Government in Finance Department vide Circular No. DPP-1099-496-949 (8)-P, Dated 23-3-2000 as amended from time to time.

**139. No departmental inquiry/No Event Certificate :** (1) The Pension Sanctioning Authority shall issue "No Department Inquiry" certificate on the date on which the pension papers are sent to the Director of Pension and Provident Fund. This certificate shall include the position as obtaining of that date.

- (2) After forwarding the pension papers to the Director of Pension and Provident Fund the Pension Sanctioning Authority shall verify that no departmental inquiry or other inquiry has been initiated and that no events has occurred till the date of the retirement of the Government employee, which would have bearing on his eligibility for pensionary benefits and the quantum of such benefits. The certificate in **Form-22** shall be issued after due verification and a copy of the same be given to the retiring Government employee on the last day of his service to enable him to present the same to the treasury officer while drawing his/her first claim of pension and/or death-retirement gratuity.

**140. Last Pay Certificate :** The Director of Pension and Provident Fund shall finalise the pension case of the retiring/retired Government employee without waiting for his 'Last pay certificate'. The Head of Office or Department from which the Government employee has retired shall issue the last pay certificate to the retiring/retired Government employee immediately after the payment of his last month's salary. The said 'Last Pay Certificate' shall be produced by the pensioner while drawing his pension/death-cum-retirement gratuity for the first time from the treasury.

**141. Reference to Director of Pension and Provident Fund regarding occurrence of any event**



**affecting pension :** If, after the pension papers have been forwarded to the Director of Pension and Provident Fund within the period specified in sub-rule (3) of rule 138, any event occurs which has a bearing on the amount of pensionary benefits admissible to the Government employee it shall be immediately intimated to the Director of Pension and Provident Fund by the Pension Sanctioning Authority.

- 142. Provisional payment of pension and gratuity :** (1) The Pension Sanctioning Authority shall adhere to the procedure laid down in rules 128 to 138. In cases where, in spite of following the procedure laid down in rule 128 to 138, it may not be possible for the Pension Sanctioning Authority to forward the pension papers referred to in rule 138 to the Director of Pension and Provident Fund within the period prescribed or where the pension papers have been forwarded to the Director of Pension and Provident Fund within the prescribed period but the Director of Pension and Provident Fund may have returned the pension papers to the Pension Sanctioning Authority for elucidating further information before issue of pension payment order and order for the payment of gratuity where in case departmental or judicial proceedings are not pending against the retiring/retired Government employee and if the pension sanctioning authority is of the opinion that a Government employee is likely to retire before his pension and gratuity or both, can be finally assessed and settled in accordance with the provisions of these rules, he shall without any delay, take steps to determine the qualifying years of service and the pensionable pay after summary investigations.

**Explanation :** For this purpose, he shall -

- (i) rely upon such information as may be available in the official records, and in pension papers,
  - (ii) if necessary, call for from the retiring Government employee a written statement stating the total length of qualifying service including details of pay drawn during the last ten months of service but excluding the breaks and other non-qualifying period of service,
- (2) The written statements as referred to Explanation (ii) above shall be signed by the Government employee along with declaration as to the truth of the statement.
  - (3) The Pension Sanctioning Authority shall thereafter determine the qualifying years of service and the pensionable pay in accordance with the information available in the official records and the information obtained from the retiring Government employee under sub-rule (1). He shall, then, determine the amount of pension and the amount of death-cum-retirement gratuity.

- 143. Sanction of provisional payment of pension and death-cum-retirement gratuity in case where departmental or judicial proceedings are not pending :** After the amount of pension and gratuity have been determined under sub-rule (3), of rule 142 the Pension Sanctioning Authority shall take action as follows:-

- (1) If departmental inquiry or judicial proceedings are not pending or initiated against the retiring/retired Government employee prior to his retirement, he shall issue a sanction order sanctioning provisional payment of pension and death-cum-retirement gratuity authorising -
  - (i) 100 per cent of pension as determined under sub-rule (3) of rule 142 as provisional pension from the date of retirement of the Government employee; and
  - (ii) 100 per cent of the gratuity as provisional gratuity as determined under sub-rule (3) of rule 142 subject to withholding ten per cent of gratuity or one thousand rupees, whichever is less.

- 144. Sanction of provisional payment of pension and gratuity where charge sheet is not issued or judicial proceedings are not instituted in respect of the Government employee against whom the departmental inquiry is pending :** In case of a Government employee against whom the departmental inquiry is initiated but charge sheet is not issued or judicial proceedings are not instituted prior to retirement, the Pension Sanctioning Authority shall accord sanction to the provisional payment of pension and death-cum-retirement gratuity as under:-

- (a) pension equal to the maximum pension which would have been admissible on the basis of qualifying service upto the date of retirement of the Government employee, or if he was under suspension on the date of retirement upto the date immediately preceding the date on which he was placed under suspension. The amount of pension shall be determined as per sub-rule (3) of rule 142. The provisional payment shall be continued till the date on which final order are passed, after the conclusion of the departmental inquiry or judicial proceedings.



- (b) ninety percent of the amount of death-cum-retirement gratuity determined under sub-rule (3) of rule 142, subject to withholding ten per cent of gratuity or fifteen thousand rupees whichever is less.
- 145. Provisional payment of pension and gratuity where chargesheet is issued or judicial proceedings are instituted in respect of the Government employee against whom the departmental inquiry is pending :** (1) In case of a Government employee against whom the Departmental Inquiry is initiated or prosecution is granted (i.e. charge-sheet is issued or FIR is filed, as the case may be) prior to retirement, but the departmental inquiry or prosecution, is not concluded (i.e. the order of the competent authority on the report of the inquiry officer is not issued or the judgement of trial court is not delivered, as the case may be), the Pension Sanctioning Authority shall sanction provisional payment of full amount of pension as determined under sub-rule (3) of rule 142. No provisional payment of death-cum-retirement gratuity shall be sanctioned.
- (2) In case of a Government employee against whom the Departmental Inquiry is initiated or prosecution is granted (i.e. charge sheet is issued or FIR is filed, as the case may be) prior to retirement, but the departmental inquiry or prosecution, is not concluded (i.e. the order of the competent authority on the report of the inquiry officer's not issued or the judgement of trial court is not delivered, as the case may be), and two years have lapsed since the date of retirement, the Pension Sanctioning Authority shall sanction the provisional payment of pension and death-cum-retirement gratuity as under :-
- (i) 100 per cent of pension as determined under sub-rule (3) of rule 142 if the same is not sanctioned under sub-rule (1).
- (ii) 100 per cent of gratuity as determined under sub-rule (3) of rule 142 subject to withholding of after 10 per cent or fifteen thousand rupees whichever is less.
- 146. Conditions for the payment of provisional pension :** The conditions for the provisional payments of pension and gratuity shall be as under :-
- (1) Sanction for the provisional payment of pension shall be given only in cases of Superannuation, Retiring (including pension sanctioned on voluntary retirement), and Invalid pension and death-cum-retirement gratuity.
- (2) Sanction for the provisional payment of Compensatory and Wound and Injury pension shall not be given.
- (3) The Pension Sanctioning Authority shall mention the amount recoverable from the gratuity under rule 133 in the sanction order.
- (4) The amount of provisional pension and death-cum-retirement gratuity shall be paid from the treasury/sub-treasury mentioned in the sanction order. The pensioner shall not be entitled to have the payment transferred to any other treasury/sub-treasury.
- (5) The amount of provisional pension and gratuity payable under sub-rule (4) shall, if necessary, be revised after the completion of the detailed scrutiny of the records.
- (6) The payment of provisional pension shall continue till final payment of pension is authorised by the Director of Pension and Provident Fund.
- (7) If the amount of provisional pension and/or death-cum-retirement gratuity disbursed to a Government employee under rules- 142 or 143 or 144 or 154 is, on its final assessment, found to be in excess of the final assessment by the Director of Pension & Provident Fund, it shall be open to the Pension Disbursing Authority to adjust the excess amount of pension out of gratuity withheld under rule- 143 or 144 or 154 or to recover the excess amount of pension in instalments by making short payments of the pension payable in future.
- (8) Payment of provisional pension made under rule- 145 shall be adjusted against final retirement benefits sanctioned to such Government employee upon conclusion of such proceeding but no recovery shall be made where the pension finally sanctioned is less than the provisional pension or the pension is reduced or withheld either permanently or for a specified period.
- 147. Date of retirement to be notified :** After the retirement of a Government employee from service a notification to that effect in case of a Gazetted Officer and an office order in the case of a Non-gazetted Government employee, shall be issued within a week of such date specifying the date of retirement and

a copy of such notification or office order, as the case may be, shall be forwarded to Director of Pension and Provident Fund.

- 148. Revision of pension after authorisation :** (1) Subject to the provisions of rules 23 and 24, pension once authorised after final assessment shall not be revised to the disadvantage of the Government employee, unless such revision becomes necessary on account of detection of a clerical error subsequently :

**Provided** that no revision of pension to the disadvantage of the pensioner shall be ordered by the Pension Sanctioning Authority without the concurrence of the Finance Department, if the clerical error is detected after a period of two years from the date of authorisation of pension.

- (2) A notice shall be served by the Pension Sanctioning Authority to the retired Government employee requiring him to refund the excess payment of pension within a period of two months from the date of receipt of notice by him for the purpose of sub-rule (1).
- (3) In case the Government employee fails to comply with the notice, the Pension Sanctioning Authority shall, by order in writing, direct that such excess payment, shall be adjusted in installments by short payments of Temporary Increase of pension in future, in one or more instalments, as the Pension Sanctioning Authority may direct.

#### CHAPTER - XV

#### DETERMINATION AND AUTHORISATION OF THE AMOUNT OF FAMILY PENSION AND GRATUITY IN CASE OF DEATH OF GOVERNMENT EMPLOYEES WHILE IN SERVICE

- 149. Claims for Family Pension and gratuity in case of death while in service :** (1) Where the Head of Office has received an intimation about the death of a Government employee while in service, it shall be communicated to the Pension Sanctioning Authority if he himself is not a Pension Sanctioning Authority. The Pension Sanctioning Authority shall ascertain the amount of the death gratuity or family pension or both payable to the family of the deceased Government employee.
- (2) (a) Where the family of the deceased Government employee is eligible for the death gratuity under sub-rule (1) of rule-81, the Pension Sanctioning Authority shall ascertain-
- (i) if the deceased Government employee had nominated any person or persons to receive the gratuity; and
- (ii) if the deceased Government employee had not made any nomination or the nomination made does not subsist, the person or persons to whom the gratuity may be payable.
- (b) The Pension Sanctioning Authority shall, require the concerned person in **Form-23** or **Form-24**, as the case may be appropriate, for making a claim in **Form-25**.
- (3) Where the family of the deceased Government employee is eligible under rule-91 for the Family Pension :-
- (a) the Pension Sanctioning Authority shall address the widow or widower in **Form-26** for making a claim in **Form-27**; and
- (b) where the deceased Government employee is survived only by a child or children, the guardian of such child or children may submit a claim in **Form-27** to the Pension Sanctioning Authority:
- Provided** that the guardian shall not be required to submit a claim in the said Form on behalf of a child if the child has attained the age of eighteen years and such child may himself or herself submit a claim in the said **Form-27**.
- (4) Where the family of the deceased Government employee is eligible for family pension under rule-86 the Pension Sanctioning Authority shall ascertain -
- (i) if the deceased Government employee had nominated a member of his family to receive the payment of Family Pension; and
- (ii) where the deceased Government employee had not made any nomination or the nomination made does not subsist, the person to whom the Family Pension, may be payable.
- 150. Completion of Pension Papers :** (1) (a) The Pension Sanctioning Authority while obtaining claim or claims from the family under rule 149 shall also undertake the completion of Pension Papers. It shall be



completed within one month of the date on which intimation regarding the date of death of the Government employee is received.

- (b) The Pension Sanctioning Authority shall satisfy from the service book of the deceased Government employee as to whether certificates of verification for the entire service are recorded therein.
- (c) The Pension Sanctioning Authority shall accept the unverified portion of service if any, as verified from the service book. For this purpose, the Pension Sanctioning Authority may rely on any other relevant material to which he may have ready access. While accepting the unverified portion of service, the Pension Sanctioning Authority shall ensure that service was not forfeited on account of dismissal, removal or resignation from service.
- (2) (a) The Pension Sanctioning Authority shall verify the correctness of pay for a maximum period of one year preceding the date of death of the Government employee, for the purpose of determination of pay for Family Pension and death-cum-retirement gratuity.
- (b) In case of Government employee on extraordinary leave on the date of death, the correctness of the pay for a maximum period of one year which he drew preceding the date of the commencement of the extraordinary leave, shall be verified.
- (3) The process of determination of qualifying service, pensionable pay, the amount of family pension and death gratuity shall be completed within one month of the receipt of intimation regarding the date of death of the Government employee.

**151. Determination of the amount of Family Pension and gratuity in case of incomplete service records:** In case where the service book is not maintained properly and it is not possible for the Pension Sanctioning Authority to accept the unverified portion of service as verified on the basis of entries in the service book, the Pension Sanctioning Authority shall not proceed with the verification of the entire spell of service. The verification of service in such a case shall be limited to the following spells of service :-

- (a) For the purpose of Family Pension Scheme, 1972 pay for the last year of service shall be verified and accepted by the Pension Sanctioning Authority and the amount of Family Pension shall be determined under sub-rule (2) and sub-rule (3) of rule 90.
- (b) The procedure for determination of the amount of family pension in accordance with the provisions of sub-rules (1) to (4) of rule-149 shall be completed within one month from the receipt of intimation of death of the Government employee.
- (c) For the purpose of death gratuity -
  - (i) In case of deceased Government employee having more than five years of qualifying service but less than twenty years of qualifying service, on the date of his death and the spell of last five years' service has been verified and accepted by the Pension Sanctioning Authority, the amount of death gratuity shall be as provided in clause (b) of sub-rule (1) of rule-81.
  - (ii) In case of deceased Government employee having more than twenty years of service and the entire service is not capable of being verified and accepted, but the service for the last five years has been verified and accepted under sub-clause (i), the family of the deceased Government employee shall be allowed, on provisional basis, the death gratuity equal to twelve times of the pay last drawn. Final amount of the gratuity shall be determined by the Pension Sanctioning Authority on the acceptance and verification of the entire spell of service which shall be completed by the Pension Sanctioning Authority within a period of six months from the date on which the authority for the payment of provisional gratuity was issued. The balance, if any, becoming payable as a result of determination of the final amount of death gratuity shall then be authorised to the beneficiaries through the Director of Pension and Provident Fund.

**152. Non-availability of service record of the deceased Government employee :** In case of non availability of service book of a Government employee died while in service, the family pension and death gratuity shall be calculated without verification of service, provided that it is ascertained that he has rendered qualifying service to be eligible for family pension or death gratuity. The qualifying service shall

be ascertained from the records available with the pension sanctioning authority, (e.g.) office copy of the pay bills, personal files, etc. A certificate to the effect along with the pension papers shall be sent to the Director of Pension and Provident Fund.

- 153. Forwarding the papers to the Director of Pension and Provident Fund :** (1) On receipt of claims, the Pension Sanctioning Authority shall send it in original to the Director of Pension and Provident Fund with a covering letter along with the Government employee's service book duly completed and any other documents relied upon for the verification of the service claimed of shall be completed within one month of the receipt from claim by the Pension Sanctioning Authority.
- (2) If the payment is desired in another Audit Circle, Pension Papers referred to in sub-rule (2) of rule-138 shall be sent in duplicate to the Director of Pension and Provident Fund.
- (3) The Pension Sanctioning Authority shall draw the attention of the Director of Pension and Provident Fund to the of Government dues outstanding against the deceased Government employee, namely :-
- Government dues as ascertained and assessed under rule 156 and recoverable out of the gratuity before payment is authorised.
  - amount of gratuity to be held over partly for adjustment of Government dues which have not been assessed so far and partly as a margin for adjustment in light of final determination of the amount of gratuity.
  - the maximum amount of gratuity to be held over for the purpose of clause (b) shall be limited to ten percent of the amount of gratuity or rupees one thousand, whichever is less.
- 154. Sanction of Provisional Family Pension and gratuity :** (1) If it is not possible for the Pension Sanctioning Authority to forward the pension papers to the Director of Pension and Provident Fund as per rule 153 even after following the procedure as laid down in rule 149 to 152 or where the pension papers have been forwarded to the Director of Pension and Provident Fund within the prescribed period but the Director of Pension and Provident Fund may have returned the same for further information before the issue of Pension Payment Order; the Pension Sanctioning Authority shall sanction provisional Family Pension not exceeding the maximum Family Pension. He shall, after retaining ten percent or rupees one thousand, whichever is less, to meet with the unascertained Government dues, and shall also sanction the provisional payment of death gratuity under rule 81. For this purpose, the Pension Sanctioning Authority shall adopt the following procedure namely -
- he shall issue a sanction order in favour of the claimant or claimants endorsing a copy thereof to the Director of Pension and Provident Fund showing the amount of provisional family pension and provisional gratuity,
  - he shall mention in the sanction order the amount recoverable out of the gratuity under sub-rule (2) of rule 133.
- (2) The payment of provisional Family Pension and gratuity shall be subject to the conditions laid down in rule 146.
- 155. Authorisation of the final pension and gratuity by the Director of Pension and Provident Fund :** (1) On receipt of the documents referred to in sub-rule (1) of rule 153, the Director of Pension and Provident Fund after verification shall assess the amount of Family Pension and gratuity :-
- If the family pensions is payable in Gujarat State, the Director of Pension and Provident Fund shall prepare the Pension Payment Order.
  - The payment of provisional Family Pension shall be discontinued from the date on which the payment of final family pension is made.
- (3) (a) The Director of Pension and Provident Fund shall determine the amount of the gratuity after adjusting the amount of Government dues, if any, outstanding against the deceased Government employee.
- (b) The Director of Pension and Provident Fund shall inform the Pension Sanctioning Authority, the amount of balance of the gratuity determined under clause (a) to be drawn and disbursed by the Pension Disbursing Authority to the person or persons to whom the provisional gratuity, if any has been paid.



- (c) The amount of gratuity withheld under rule-154 shall be adjusted against the outstanding dues mentioned in rule 156 by the Pension Disbursing Authority and the balance, if any, refunded to the person or persons to whom gratuity has been paid.
  - (4) The Director of Pension and Provident Fund shall inform to the Pension Sanctioning Authority about issuance of Pension Payment Order and return the documents which are no longer required.
  - (5) If the amount of provisional family pension as sanctioned under rule-154 is found to be in excess of the final pension assessed by the Director of Pension & Provident Fund, it shall be open to the Pension Disbursing Authority to adjust the excess amount in instalments by short payments of family pension payable in future.
- 156. Adjustment of Government dues :** The Pension Sanctioning Authority shall within one month of the receipt of intimation regarding the death of a Government employee, take steps to ascertain if any dues as referred to in rule 133 to 135 were recoverable from the deceased Government employee and such dues shall be recovered from the amount of death gratuity payable to the family of the deceased Government employee.
- 157. Payment of Family Pension and death gratuity when a Government employee dies while on deputation :** (1) In case of a Government employee who dies while on deputation to another Department/ Office, action to authorise Family Pension and death gratuity in accordance with the provisions of this Chapter shall be taken by the Pension Sanctioning Authority of the borrowing Department.
- (2) In case of a Government employee who dies while on deputation to a Central Government or while on foreign service, action to authorise the payments of Family Pension and death gratuity in accordance with the provisions of this Chapter shall be taken by the Pension Sanctioning Authority which sanctioned the deputation of the Government employee to the Central Government or to the foreign service.

#### CHAPTER - XVI

#### SANCTION OF FAMILY PENSION AND RESIDUARY GRATUITY IN CASE OF DECEASED PENSIONERS

- 158. Sanction of Family Pension and residuary gratuity on the death of a pensioner :** (1) Where the Head of Office has received an intimation regarding the death of a retired Government employee who was in receipt of pension, he shall inform the Pension Sanctioning Authority about the same if he himself is not a Pension Sanctioning Authority. The Pension Sanctioning Authority shall ascertain whether any Family Pension or residuary gratuity or both are payable in respect of the deceased pensioner:-
- Provided** that the Pension Sanctioning Authority, may, when he considers it necessary so to do, consult the Director of Pension and Provident Fund.
- (2) (a) (i) If the deceased pensioner is survived by a widow or widower who is eligible for the grant of Family Pension Scheme, 1972 under rule-91, the amount of Family Pension as mentioned in the Pension Payment Order shall be payable to the widow or widower, as the case may be, from the day following the date of death of the pensioner.
  - (ii) On receipt of an application from the widow or widower, the Treasury Officer from whom the deceased pensioner has drawn his or her pension, shall authorise the payment of Family Pension to the widow or widower, as the case may be.
  - (b) (i) Where the deceased pensioner is survived by child or children, the guardian of the child or children may submit a claim in **Form-27** to the Pension Sanctioning Authority for payment of Family Pension:  
**Provided** that the guardian shall not be required to submit a claim in the said Form on behalf of the son or unmarried daughter if he or she has attained the age of eighteen years and such a person may himself or herself submit a claim in the said Form.
  - (ii) On receipt of a claim from the guardian, the Pension Sanctioning Authority shall sanction the Family Pension under Family Pension Rules, 1972 in **Form-31**.
  - (c) (i) Where a widow or widower in receipt of Family Pension remarries and has, at the time of remarriage, child or children from the former spouse who is or are eligible



for Family Pension the remarried individual shall be eligible to draw the Family Pension on behalf of such child or children, if such individual continues to be the guardian of such child or children.

- (ii) For the purposes of sub-clause (i), the remarried individual shall apply to the Pension Sanctioning Authority on plain paper furnishing the following particulars, namely :-

- (a) a declaration that the pensioner continues to be guardian of such child or children;
- (b) the date of remarriage;
- (c) the name and date of birth of the child or children from the former spouse;
- (d) the Treasury from where payment of Family Pension on behalf of such child or children is desired to be drawn;
- (e) postal address of the pensioner.

- (iii) If the remarried individual has, for any reason, ceased to be the guardian of such child or children, the Family Pension shall be payable to the person entitled to act as guardian of such child or children under the law for the time being in force and such person may submit a claim in **Form-27** to the Head of Office for the payment of Family Pension.

**Provided** that the son or unmarried daughter if he or she has attained the age of eighteen years shall require himself or herself to submit a claim in the said Form.

- (iv) On receipt of the claim referred to in sub-clause (iii) the Pension Sanctioning Authority shall sanction Family Pension in **Form-32**.

- (d) (i) Where a widow or widower in receipt of Family Pension dies and leaves behind child or children who is or are eligible for Family Pension the guardian may submit a claim in **Form-27** to the Pension Sanctioning Authority for the payment of Family Pension:

**Provided** that the son or unmarried daughter if he or she has attained the age of eighteen years shall require himself or herself to submit claim in the said Form.

- (ii) On receipt of a claim referred to in sub-rule (d) (i) above the Pension Sanctioning Authority shall sanction Family Pension in **Form-31**.

- (3) Where on the death of a retired Government employee a residuary gratuity becomes payable to the family of the deceased under sub-rule (2) of rule 81, the Pension Sanctioning Authority shall sanction its payment on receipt of a claim or claims in **Form-33** from the person or persons eligible to receive the residuary gratuity.

159. **Authorisation of payment of pension and residuary gratuity by Director of Pension and Provident Fund :** On receipt of the sanction under rule 158 regarding the payment of Family Pension or of residuary gratuity or of both; the Director of Pension and Provident Fund shall authorise the payment of the same.

## CHAPTER - XVII

### PAYMENT OF PENSIONS

160. **Date from which pension becomes payable :** (1) Except in case of a Government employee to whom the provisions of rule 51 apply and subject to the provisions of rules 24 and 142 a pension other than Family Pension shall become payable from the date on which a Government employee ceases to be borne on the establishment.
- (2) Pension under Family Pension Scheme, 1972 shall be payable for the day on which its recipient dies.
161. **Procedure for payment of pension to a lunatic :** When any sum is payable by Government in respect of pension or gratuity to any person and such person is certified to be lunatic by a Magistrate the, procedure laid down in Section-95 (1) of the Indian Lunacy Act, 1912 (Act IV of 1912) shall be followed.
162. **Date of commencement of payment of Wound or Injury Pension and the Family Pension :** A Wound or Injury Pension shall be payable from the date of the Wound or Injury and a family pension from



the day following the death of the Government employee, provided -

- (i) that, if the grant of the pension is regulated by Army Regulations, it shall take effect from the date therein prescribed; and
- (ii) that, if considerable delay has occurred in making application for a Wound or Injury Pension, it shall be payable from the date of report on the case by the Medical Board unless in exceptional circumstances Government otherwise direct.

**163. Need for medical certificate for payment of Wound or Injury Pension :** In case of a Wound or Injury Pension sanctioned under rule 71, it shall be responsibility of the officer disbursing the pension to see that the medical certificate referred to in rule 72 is produced every three years.

**164. Currency in which pension is payable :** All pensions including gratuities admissible under these rules shall be payable in rupees in India only.

**165. Manner of payment of gratuity and pension :** (1) Except as otherwise provided in these rules, a gratuity shall be paid in lump sum in whole rupees, fifty paise and above being rounded off to next higher rupee.

- (2) A pension fixed at monthly rates shall be payable monthly on or after the first day of the following month.

**Note :** Government may issue orders for the payment of pension of a particular month during the said month.

**166. Payment of arrears of pension on the death of a pensioner :** (1) On the death of a pensioner payment of any arrears actually due to him may be made to his/her heirs, if they apply for payment within one year from the date of his death. If the application is made later, payment shall not be made without the sanction of the Pension Sanctioning Authority which shall be obtained through the Director of Pension and Provident Fund.

**Note :** The period of one year shall be reckoned from the date of the death of the pensioner or from the date of issue of orders sanctioning the pension or arrears of pension, whichever is later.

- (2) Subject to the provisions of sub-rule (1), payment of arrears due to a deceased pensioner may be made to his/her heirs as follows -

- (i) When the amount due does not exceed rupees one lac payment may be made under the orders of the competent authority who will make such enquiries into the rights and title of the claimants as he may deem fit.

**Explanation :** The words 'competent authority' in this rule shall mean -

- (a) In case of deceased pensioner, who was a non-Gazetted Government employee at the time of retirement; the 'Pension Sanctioning Authority' who drew the pay and allowances of the person concerned before retirement and if the pensioner died after commencement of the payment of the pension to him, the 'Collector' of the district in which the treasury from which the amount of pension was last drawn by him is situated provided that in respect of non-Gazetted Government employees of Departments which have ceased to exist, the 'Collector' of the District concerned shall be treated as competent authority.
- (b) In the case of a deceased pensioner, who was a Gazetted Officer at the time of retirement, the 'Head of Department' concerned and if the pensioner died after commencement of the payment of the pension to him, the 'Collector' of the district in which the treasury from which the amount of pension was last drawn by him is situated; and
- (c) In case of a deceased pensioner, who was the Head of Department at the time of retirement the 'Administrative Department' concerned in the Sachivalaya.
- (d) In case where the amount of arrears of pension does not exceed rupees five hundred the 'Mamlatdar' of the taluka in which the treasury/sub-treasury from which the amount of pension was last drawn by the deceased pensioner is situated.
- (ii) When the amount due exceeds rupees one lac payment may be made under the orders of Government on the execution of an indemnity bond with such sureties as Government may require, if they are satisfied of the right and title of the claimant and consider that undue delay

and hardship would be caused by insistence on the production of letter of administration.

- 167. Application of Treasury Rules :** Save as otherwise provided in these rules, the Treasury Rules shall apply in regard to the procedure of payment -

- (i) of gratuity within and outside state,
- (ii) of pension within and outside state,
- (iii) of pension undrawn for more than a year, and
- (iv) of pension in respect of a deceased pensioner.

#### CHAPTER - XVIII

#### RE-EMPLOYMENT OF PENSIONERS

- 168. Re-employment ordinarily not to qualify for second pension :** Unless in any case it be otherwise distinctly provided in this Chapter, a Government employee who has received a pension on retirement shall not, if re-employed in Government service, be permitted to count his new service as qualifying for second pension. If the new service is pensionable, it must be combined for the purpose of calculating pension with the service previously rendered and the whole service period be treated as one service.

- 169. Declaration by the re-employed pensioner about amount of pension and gratuity or bonus :** When a person, who was formerly in the civil or military employment of any Government in India, obtains re-employment, whether temporarily or permanently, in Government service, it shall be incumbent on him to declare to the appointing authority the amount of any gratuity, bonus or pension granted to him in respect of the previous employment. The authority re-appointing him shall specifically state in the order of re-appointment whether any deduction is to be made from pay as required by the rules in this Chapter and shall communicate a copy of the order to the Director of Pension and Provident Fund and the Pension Disbursing Authority.

**Note :** The principle of this rule applies in the case of continued employment on retirement from Government service. The amount of the pension to be declared is that sanctioned originally, i.e., it shall be inclusive of any amount that may have been commuted.

- 170. Provisions of this Chapter to be brought to the notice of the re-employed pensioner :** The attention of every person who is re-employed should be specially called to the provisions of this Chapter by the authority re-employing him, and, whenever he becomes aware of such an appointment, but the failure of such authority to do this will not be admitted as a ground for condoning any breach of the rules contained in this Chapter.

- 171. Wound or Injury or Disability Pension awarded under Military rules to be continued :** Notwithstanding anything contained in the rules in this Chapter, a Wound or Injury Pension sanctioned under rules 69 to 76 and a Wound or Injury or Disability Pension or an addition to pension on account of disability awarded under the Military rules shall continue to be drawn by a retired Government employee, civil or Military, during re-employment or continued employment, and shall be subject only to the conditions of its award. The amount of such pension or addition to pension shall not be taken into account when fixing the pay during re-employment or continued employment.

**Note :** Where the military pension is consolidated and service and disability elements are not explicitly differentiated, the total pension may be split up in the following manner :-

The service portion of the pension will be represented by the service pension earned or, if no service pension has been earned, by the proportionate service pension calculated with reference to the minimum ordinary pension admissible for the rank and the actual length of service rendered. In calculating this service element, an amount of 50 paise and over shall be taken as a whole rupee, amount of less than 50 paise being ignored. The disability portion of the pension will be the balance.

- 172. Fixation of pay on re-employment of Civil/Military pensioners in receipt of superannuation/retiring pension :** (1) A person who is in receipt of a Superannuation or Retiring pension shall not be re-employed or continued to be re-employed in the service paid from the Consolidated Fund of India or of State except on public interest and in a purely temporary capacity.

- (2) The appointing authority which is competent to re-employ a pensioner shall fix the pay on re-employment.



- (3) The conditions governing the fixation of pay of a pensioner in receipt of superannuation/retiring pension and who is re-employed in the service of the Government shall be as under :-
- (i) Pension drawn by the following pensioners retired before attaining the age of fifty five years shall be fully ignored :-
    - (i) Ex-service man who held non-commissioned post.
    - (ii) Civil pensioners who held the post other than Class-I post at the time of retirement.
  - (ii) Pension upto rupees one thousand five hundred per month drawn by the pensioners other than those referred to in sub-rule (1) and who had retired before attaining the age of fifty five years shall be ignored.
  - (iii) Pension drawn by the pensioners retired on attaining the age of fifty five years or thereafter shall be deducted.
  - (iv) Pension equivalent of Death-cum-retirement gratuity shall be fully ignored.
  - (v) The pay of the re-employed pensioners shall be allowed only in the scale of the post of re-employment. No protection of last pay drawn before retirement will be allowed.
  - (vi) In all cases where the pension is fully ignored in terms of sub-rule (1), the initial pay shall be fixed at the minimum of pay-scale of the post of re-employment.
  - (vii) In cases where the pension is not fully ignored, the pay or re-employment shall be fixed at the same stage, as the last pay drawn before retirement. If there is no such stage in pay scale of the post of re-employment the pay shall be fixed at the stage below that stage.
  - (viii) If the maximum pay of the re-employment post is less than last pay drawn, the pay shall be fixed at the maximum of the pay scale of the post for re-employment.
  - (ix) If the minimum pay of the post of the re-employment is more than the last pay drawn, the pay shall be fixed at minimum of the pay-scale of the post of re-employment.
  - (x) The re-employed pensioners, shall retain and draw their pension and other retired benefits but temporary increase on pension shall not be admissible for the period of re-employment.
- 173. Fixation of pay on re-employment of pensioners in receipt of compensation/invalid pension :** Fixation of pay on re-employment of pensioners in receipt of compensation/invalid pension shall also be governed by conditions laid down in rule-172 subject to the condition that if the re-employment is in qualifying service he may either retain his pension and forfeit his claim to count the past service for the purpose of pension or cease to draw pension and count his past services for the purpose of pension. In case he chooses the later option, the pension drawn between the date of invalid or compensation retirement and the date of re-employment shall not be recovered. In case the re-employed pensioner elects to count his previous service, foregoing his entire pension and death-cum-retirement gratuity, his pay shall be fixed as if he was not in receipt of pension.
- 174. Fixation of pay on re-employment of short service commissioned or and Emergency Commission Officers :** Short service commissioned officers and Emergency Commissioned Officers who joined pre-commissioned training or were commissioned after 10th January, 1968, may on their appointment in Government service to unreserved vacancies be granted advance increments equal to number of completed years of service rendered by them in Armed Forces. The pay so arrived at shall not, however, exceed the last pay drawn by them in the Armed Forces.
- 175. Fixation of pay of re-employed pensioners on transfer or promotion :** After fixation of pay of re-employed person in the manner laid down in these rules, the pay of re-employed pensioner on their promotion/demotion shall be fixed as per the provision contained in Gujarat Civil Services (Pay) Rules, 2002 as amended from time to time without deducting pension, if any. The deductible part of pension shall be deducted after the fixation on promotion/demotion is done, subject to condition that the pay plus pension shall not exceed at any time rupees twenty six thousand per month.
- 176. Drawal of Increments by re-employed pensioners :** After pay is fixed in the manner indicated in rule the re-employed pensioner shall be allowed to draw normal increments in the time scale of the post of re-employment provided that the pay plus gross pension does not at any time exceed rupees twenty six thousand per month.

- 177. Grant of allowances to re-employed pensioners :** The re-employed pensioners shall be eligible for allowances based on pay as fixed on re-employment. Pay for the grant of allowances shall be the pay before deducting pension if any deductible in the given case. He may retain his pension but no temporary increase on pension shall be admissible to the re-employed pensioner.
- 178. Admissibility of leave to re-employed pensioners :** The re-employed persons shall be continued to be governed under the provisions contained in Gujarat Civil Services (Leave) Rules, 2002.
- 179. Admissibility of Gratuity Death-cum-retirement Gratuity to the re-employed pensioners :** The re-employed pensioners shall not be eligible for death-cum-retirement gratuity for the period of re-employment except in case of those military personnels who opt for counting their past services for the purpose of pension and forego pensionary benefits in term of rule.
- 180. Special provisions for Ex-combatant Clerks and Ex-storesmen in Armed Forces :** (1) The post of Ex-combatant clerk shall be considered on par with Junior Clerk or Lower Division Clerks in civil department. Similarly, the post of Ex-storesmen shall be considered on par with storemen in Civil post and hence Ex-combatant clerks and Ex-storesmen on their re-employment to the post of Junior Clerk/Lower Division Clerk and storemen respectively in Civil Post shall be given benefit of their past services for the purpose of protection of pay. Accordingly their initial pay shall be fixed in the time scale of the post of re-employment taking into consideration the increments earned by rendering completed years of service in the Armed Forces. In other words, he shall be given advance increment equal to number of completed years of service rendered in the Armed Forces. This provision has to be exercised by invoking the provisions contained in rule-42 of the Gujarat State Civil (Pay) Rules, 2002.
- (2) The above benefit shall be given to such of the re-employed Ex-combatant clerks/Ex-storesmen who exercises option to get benefit of this provision envisaged in sub-rule (1). The option from such re-employed employees shall be obtained within three months from the date of their re-employment.
- (3) The re-employed employee who opts to get benefit of the provisions contained in this rule, their pension shall be deducted from the pay fixed by ignoring Rs. 15 thereof. In other words, the re-employed employee opting for these benefits will not get benefit of the non deduction of pension while fixing the pay on re-employment as envisaged in rule-.
- (4) If the resultant amount does not correspond to stage in the scale of the post of re-employment the pay shall be fixed at the next lower stage and the difference shall be allowed as personal pay to be absorbed in future increments.
- (5) Where the pay in such cases is fixed below the minimum of the scale of the post of re-employment as a result of adjustment of amount of pension in exceed of Rs. 15/- per month, increases in pay shall be allowed after each year of service at the rate of increment admissible as if the pay has been fixed at the minimum till he reaches the minimum of the scale. Thereafter, the increments may be drawn in usual manner.
- 181. Correct determination of pay of re-employed pensioner :** For the correct determination of pay the information such as pay last drawn; special pay if any; gross pension prior to receiving commutation of pension; amount of death-cum-Retirement Gratuity or other gratuity admissible under the rules applicable to the incumbent; shall be obtained from the authority which authorised the pensionary benefits. In respect of the employees who were working under the Government of Gujarat prior to retirement, such information may be obtained from the Director of Pension and Provident Fund.
- 182. Powers to fix pay on re-employment :** The Head of Departments under whom the re-employed retired non-gazetted employee is appointed shall be competent authority to fix the pay on re-employment. In case of retired Gazetted officers, the powers shall be exercised by the concerned Administrative Department.
- 183. Grant of provisional pay :** Pending the fixation of pay under these rules the Heads of Department shall authorise provisional pay for a maximum period of two months to a re-employed pensioner provided the pensioner gives an undertaking to refund any amount that might be overpaid as a result of provisional payment of pay on re-employment.
- 184. Appointment of pensioners on honorarium basis :** The appointment of pensioners on honorarium basis without benefits of dearness allowance, increments, rent allowance, leave etc., shall not be treated as re-employment of pensioner under this chapter.



- 185. Gross amount of pension to be taken into account while fixing pay :** (1) In case of a pensioner who is re-employed in Government service and who commuted a portion of his pension after such employment, the amount of pension which the pensioner is entitled to draw under the rules in this Chapter shall be the amount to which he would have been entitled had there been no commutation, less the amount commuted.
- (2) In the case of a pensioner a portion of whose pension has been commuted before re-employment the original amount of the pension shall be taken into consideration in fixing the total receipts during re-employment or continued employment and not merely the non-commuted pension.
- (3) In case of a re-employed pensioner whose pension is held wholly in abeyance during such re-employment and who commutes a portion of his pension during this period, his pay during re-employment shall be reduced by the amount of pension commuted with effect from the date on which the commutation becomes absolute. In case of a pensioner whose pension is held partly in abeyance during such re-employment, and who during this period commutes a portion of his pension in excess of the amount actually drawn, his pay during re-employment shall be reduced, with effect from the date on which the commutation becomes absolute, by an amount representing the difference between the portion of pension commuted and the portion of pension drawn until the commutation.
- 186. Application of rule-28 to re-employed pensioner :** Rule 28 shall be applicable only in case the Government service previous to re-employment has been under the Government of Gujarat.
- 187. Fixation of pay of re-employed pensioner drawing pension from another Government or Panchayat :** When a person who is drawing his pension from another Government or from a Panchayat is re-employed in the service of the Government of Gujarat, the authority competent to fix the pay and allowances of the appointment in which the pensioner is re-employed, shall take the amount of pension into account in fixing the pay to be allowed to him and shall fix the initial pay in such a manner that the sum total of the initial pay plus pension does not exceed his substantive pay at the time of his retirement.
- 188. Non application of rules to Military Warrant or non-Commissioned pensioners on re-employment under Civil Service :** Except where it is otherwise expressly provided, the rules in this Chapter shall not apply to Military officer, warrant or non-commissioned Officer or soldier who is taken into or allowed to continue in civil service after he has been granted a pension under Military service rules. His pension for service in the Civil Department will not be affected by his pension in Military service.
- 189. Commercial employment after retirement :** (1) If a pensioner who, immediately before his retirement was a member of, or has held in an officiating capacity, a post in the State Service, Class I or Gujarat Sales Tax Service Class-I or II, wishes to accept any commercial employment before the expiry of two years from the date of his retirement, he shall obtain the previous sanction of the Government to such acceptance. Such sanction shall be accorded by the Administrative Department of Government.
- (2) On an application made by a pensioner in **Form-34** and subject to the provisions of sub-rule (3), the Government may, by order in writing, grant permission, subject to such conditions, if any, as it may deem necessary, or refuse permission for reasons to be recorded in the order, to such pensioner to take up the commercial employment.
- (3) In granting or refusing permission under sub-rule (2) to a pensioner for taking up any commercial employment, the Government shall have regard to the following factors, namely :-
- (a) the nature of employment proposed to be taken up and the antecedents of the employer;
  - (b) whether his duties in the employment which he proposes to take up might be such as to bring him into conflict with the interest of Government;
  - (c) whether the pensioner while in service had any such dealing with a employer under whom he proposes to seek employment as might afford a reasonable basis for the suspicion that such pensioner had shown favour to such employer;
  - (d) whether the duties of the commercial employment proposed involve liaison or contact work with Government departments;
  - (e) whether his commercial duties will be such that his previous official position or knowledge or experience under Government could be used to give the proposed employer an unfair advantage;

- (f) the emoluments offered by the proposed employer; and
- (g) other relevant factors.

(4) Where within a period of ninety days of the date of receipt of an application under sub-rule (3), the Government does not refuse to grant the permission applied for or does not communicate such refusal to the pensioner, it shall be deemed to have granted the permission by Government.

(5) Where the Government grants the permission applied for subject to any conditions or refuses such permission, the pensioner may, within thirty days of the receipt of the order of the Government to that effect, make a representation against any such conditions or refusal and the Government may make such orders thereon as it deems fit :

**Provided** that no order other than an order cancelling such condition or granting such permission without any conditions shall be made under this sub-rule without giving the pensioner making the representation an opportunity to show cause against the order proposed to be made.

(6) If any pensioner takes up any commercial employment at any time before the expiry of two years from the date of his retirement without the prior permission of the Government or commits a breach of any condition subject to which permission to take up any commercial employment has been granted to him under this rule, it shall be competent for the Government to declare by order in writing and for reasons to be recorded therein that he shall not be entitled to the whole or such part of the pension and for such period as may be specified in the order :

**Provided** that no such order shall be made without giving the pensioner concerned an opportunity of showing cause against such declaration :

**Provided** further that in making any order under this sub-rule, the Government shall have regard to the following factors, namely :-

- (i) the financial position of the pensioner concerned;
- (ii) the nature of, and the emoluments from, the commercial employment taken up by the pensioner concerned; and
- (iii) other relevant factors.

(7) Every order passed by the Government under this rule shall be communicated to the pensioner concerned.

(8) In this rule, -

(a) the expression "commercial employment" means-

- (i) an employment in any capacity including that of an agent under a company, co-operative society, firm, or individual engaged in trading, commercial, industrial, financial or professional business and includes also a directorship of such company and partnership of such firm, but does not include employment under a body corporate, wholly or substantially owned or controlled by the Government;
- (ii) setting up practice, either independently or as a partner of a firm, as adviser or consultant in matters in respect of which the pensioner -
  - (A) has no professional qualifications and the matters in respect of which the practice is to be set up or is carried on, has relevancy to his official knowledge or experience; or
  - (B) has professional qualifications but the matters in respect of which such practice is to be set up are such as are likely to give his clients an unfair advantage by reason of his previous official position; or
- (iii) to undertake work involving liaison or contact with the offices or officers of the Government.

**Explanation :** For the purposes of this clause "employment under a co-operative society" includes the holding of any office, whether elective or otherwise, such as that of President, Chairman, Manager, Secretary, Treasurer and the like, by whatever name called in such society.

(b) the expression "date of retirement", in relation to a Government employee re-employed after retirement, without any break, either in the same or in another Class I post under the



Government or in any other equivalent post under the State Government, means the date on which such Government employee finally ceases to be so employed in Government service.

- 190. Employment after retirement under a Government outside India :** (1) If a pensioner to whom this rule applies, wishes to accept any employment under any Government outside India, he shall obtain the previous permission of State Government for such acceptance, and no pension shall be payable to a pensioner who accepts such an employment without proper permission in respect of any period for which he is so employed or such longer period as the Government may direct :

- (2) This rule shall apply to every pensioner referred to in sub-rule (1) of rule-189.

**Explanation :** For the purposes of this rule, the expression "employment under any Government outside India" includes employment under a local authority or Corporation or any other Institution or Organisation which functions under the supervision or control of a Government outside India, (or an employment under an International Organisation of which the Government of India is not a member.)

#### CHAPTER - XIX

#### TEMPORARY INCREASE / DEARNESS RELIEF ON PENSION

- 191. Temporary increase/dearness relief on pension :** All pensioners shall, in addition to pension be entitled to temporary increase/dearness relief on pension as may be sanctioned by the Government from time to time.

#### CHAPTER - XX

#### REPEAL AND SAVINGS

- 192. Repeal and Savings :** (1) The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to Pension are hereby repealed :

**Provided** that such repeal shall not affect the previous operation of the rules so repealed or anything done or any action taken there under.

- (2) Notwithstanding such cease of operation-

- (a) every form regarding the details of family of a Government employee for the purpose of Family Pension under GRFD No. FPS-1071-J, Dt. 1-1-72; which a Government employee had made or given under the repealed rules or orders shall be deemed to have been made or given under the corresponding provisions of these rules;
- (b) the details regarding family of a Government employee for the purpose of Family Pension under the Scheme sanctioned vide GRFD No. FPS-1071-J, Dt. 1-1-72 required to be made or given by a Government employee under the repealed rules but not made or given before the commencement of these rules shall be made or given after such commencement in accordance with the provisions of these rules;
- (c) any case which pertains to the authorisation of pension to a Government employee who had retired before the commencement of these rules and is pending before such commencement shall be disposed of in accordance with the provisions of the repealed rules as if these rules had not been made;
- (d) any case which pertains to the authorisation of death-cum-retirement gratuity and Family Pension to the family of a deceased Government employee or of a deceased pensioner and is pending before the commencement of these rules shall be disposed of in accordance with the provisions of the repealed rules as if these rules had not been made;
- (e) subject to the provisions of clauses (c) and (d), anything done or any action taken under the old rule shall be deemed to have been done or taken under the corresponding provisions of these rules.

By order and in the name of the Governor of Gujarat.

**S. G. MANKAD**  
Principal Secretary to Government.

**APPENDIX - I****[See Rule - 7 & 8]*****Authorities to whom powers under the Gujarat Civil Services  
(Pension) Rules, 2002 have been delegated***

<b>Sr. No.</b>	<b>No. of Rule</b>	<b>Nature of Power</b>	<b>Authority to whom the powers are delegated</b>	<b>Scope</b>	<b>Remarks</b>	<b>Comment</b>
<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	<b>5</b>	<b>6</b>	<b>7</b>
1.	9(23)(f)	Powers to regularise the period of compulsory waiting to 'duty'.	Administrative Departments	Upto a period of fifteen days	Upto a period of fifteen days	Upto a period of fifteen days
2.	9(34)	Declaring an officer as Head of Department.	Administrative Departments	Full powers subject to observation of the following conditions: 1. The officer should be the Head of an identifiable organisation 2. The minimum of the pay scale of the officer should not be less than that of the Deputy Secretary to Government. 3. These powers should be exercised only by the Secretary of the Administrative Department.		
3.	9(52)	To make officiating appointment for a period not exceeding two months.	All Gazetted Heads of Offices.	Government employees holding Class III posts under their control.	Appointments should be made from the approved list of candidates if there be any and all appointment should be reported immediately to the appointing authority.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7

4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya	Full powers	In respect of Heads of Department	
			(2) All Heads of Departments	- do -	In respect of all class one and two officers excluding Heads of Department	
			(3) Appointing Authority	- do -	In respect of all class three and four Government employees	
8.	154	Powers to sanction provisional Family Pension and Gratuity	(1) Administrative Departments of Sachivalaya	Full Powers	In respect of Heads of Department	
			(2) All heads of Departments	- do -	In respect of all class one and two officers excluding Heads of Department	
			(3) Head of Office	- do -	In respect of all class three and four Government employees	



Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
9.	172 (2)	Powers to re-employ pensioner (a) To gazetted posts both in Class I and Class II.  (b) To Non-gazetted class III posts.	(1) Administrative Departments of Sachivalaya in consultation with General Administration Department.  (2) All Heads of Department.	Full powers	In post to which they are competent to make appointment provided that the age on re-employment does not exceed 60 years.	Provided the re-employment is not beyond the age of 60 years and that the pay on re-employment is fixed according to rules.  - do -
10.	189	Powers to grant permission for acceptance of commercial employment after retirement	Administrative Departments of Sachivalaya in consultation with General Administration Department. and Finance Department.	Full powers	Subject to the fulfillment of criteria laid down in the rule 189(3).	

**APPENDIX - II**

[See Rule - 9 (34)]

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

- 1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT:**
- 1.1 Secretary to Government.
  - 1.2 Director of Agriculture.
  - 1.3 Director of Animal Husbandry.
  - 1.4 Director of Sugar
  - 1.5 Director of Co-operative Societies.
  - 1.6 President, Gujarat State Co-operative Tribunal.
  - 1.7 Director of Horticulture.
- 2.0 EDUCATION DEPARTMENT:**
- 2.1 Secretary (Education) to Government.
  - 2.2 Secretary (Technical and Higher Education)
  - 2.3 Commissioner of Higher Education
  - 2.4 Commissioner of Mid-day-Meals and Schools)
  - 2.5 Director of Primary Education

- 2.6 Director of Technical Education
- 2.7 Director of N.C.C.
- 2.8 Director of State Project Gujarat Primary Education Council
- 2.9 Director of Gujarat Council Education Research & Training
- 2.10 Director of Literacy and Continuing Education
- 2.11 Chairman, Gujarat Secondary Education on Board
- 2.12 Gujarat Primary Education Tribunal, Ahmedabad
- 2.13 Director Gujarat Education Technology Bhavan
- 2.14 Chairman, Gujarat State Examination Board
- 2.15 Director of State Project
- 2.16 Chairman, Technical Examination Board

### **3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**

- 3.1 Secretary to Government.
- 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
- 3.3 Secretary, Gujarat Electricity Regulatory Commission.
- 3.4 Director of Petroleum.

### **4.0 FINANCE DEPARTMENT :**

- 4.1 Secretary to Government.
- 4.2 Director of Accounts and Treasuries
- 4.3 Commissioner of Sales Tax.
- 4.4 President, Gujarat Sales Tax Tribunal
- 4.5 Director of Insurance.
- 4.6 Director of Pension and Provident Fund.

### **5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**

- 5.1 Secretary to Government.
- 5.2 Director of Civil Supplies.
- 5.3 Director of Food.
- 5.4 Food and Civil Supplies Controller.
- 5.5 The Registrar, Consumer Disputes Redressal Commission.
- 5.6 Controller of Weights & Measures.

### **6.0 FOREST AND ENVIRONMENT DEPARTMENT :**

- 6.1 Secretary to Government.
- 6.2 Principal Chief Conservator of Forests.
- 6.3 Conservator of Forests.

### **7.0 GENERAL ADMINISTRATION DEPARTMENT :**

- 7.1 Secretary to Government.
- 7.2 Secretary to Governor.
- 7.3 Comptroller to the Governor
- 7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell
- 7.5 Director, Directorate of Economics & Statistics
- 7.6 Director of Evaluation
- 7.7 Secretary, Gujarat Public Service Commission
- 7.8 Secretary, Subordinate Staff Selection Board
- 7.9 Chief Editor, Gujarat District Gazetteers



- 7.10 Director of Languages
- 7.11 Commissioner of Training and Director, Sardar Patel Institute of Public Administration
- 7.12 Resident Commissioner, New Delhi
- 7.13 Secretary, Gujarat Civil Services Tribunal
- 7.14 Registrar, Office of Hon'ble Lokayukta
- 7.15 Secretary, State Election Commission

**8.0 HEALTH AND FAMILY WELFARE DEPARTMENT :**

- 8.1 Secretary to Government.
- 8.2 Commissioner of Health, Medical and Medical Education
- 8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education
- 8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.6 Director of Medical Services (E.S.I. Scheme)
- 8.7 Director of Indian System of Medicine and Homeopathy
- 8.8 Commissioner of Food & Drugs Control Administration
- 8.9 Director of Stock Holding Central Medical Stores Organization

**9.0 HOME DEPARTMENT :**

- 9.1 Secretary to Government.
- 9.2 Director General and Inspector General of Police
- 9.3 Commandant General Home Guards
- 9.4 Additional Inspector General of Police, Police Computer Center
- 9.5 Inspector General of Prisons.
- 9.6 Director of Transport
- 9.7 Secretary, Gujarat Vigilance Commission
- 9.8 Director of Sainik Welfare
- 9.9 Director of civil Defence
- 9.10 Director of Forensic Science Laboratory
- 9.11 Additional Director General of Police Public Prosecution,
- 9.12 Commissioner and Additional Director General of Police, Prohibition & Excise
- 9.13 Director General of Police & Director, Anti-Corruption Bureau

**10.0 INDUSTRIES AND MINES DEPARTMENT**

- 10.1 Secretary to Government.
- 10.2 Industries Commissioner
- 10.3 Commissioner of Cottage Industries
- 10.4 Commissioner of Geology and Mining
- 10.5 Director of Government Printing & Stationery
- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce

**11.0 INFORMATION AND BROADCASTING DEPARTMENT**

- 11.1 Secretary to Government

- 11.2 Director of Information
- 11.3 Commissioner of Entertainment Tax

**12.0 NARMADA AND WATER RESOURCES DEPARTMENT :**

- 12.1 Secretary to Government.
- 12.2 Chief Engineers
- 12.3 Superintending Engineers of Circles
- 12.4 Superintendign Engineers of Water Resources Investigation Circles
- 12.5 Area Development Commissioner
- 12.6 Additional Collectors (Irrigation)
- 12.7 Director, Gujarat Engineering Research Institute
- 12.8 Chief Controller of Accounts (Narmada Project)

**13.0 LABOUR AND EMPLOYMENT DEPARTMENT :**

- 13.1 Secretary to Government.
- 13.2 Commissioner of Labour
- 13.3 Commissioner of Rural Labour
- 13.4 Director of Employment and Training
- 13.5 Registrar, Industrial Court and Wage Boards
- 13.6 Registrar of Labour Court

**14.0 LEGAL DEPARTMENT :**

- 14.1 Secretary to Government.
- 14.2 Advocate General
- 14.3 Charity Commissioner
- 14.4 Chief Judge of Court of Small Causes
- 14.5 Chief Magistrate for the City of Ahmedabad
- 14.6 District and Session Judges
- 14.7 Official Trustee and Administrator General
- 14.8 Principal Judge, City Civil and Sessions Court
- 14.9 Registrar, Gujarat High Court
- 14.10 Member Secretary, Gujarat State Legal Services Authority.
- 14.11 Principal Judge, Family Courtp
- 14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court Fees)
- 14.13 Registrar, Gujarat Public Works Contract Disputes Arbitration Tribunal.

**15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :**

- 15.1 Secretary to Government.
- 15.2 Development Commissioner
- 15.3 The Gram Vikas Commissioner
- 15.4 The Gujarat Panchayat Service Selection Board
- 15.5 Director of State Institute of Rural Development and Panchayati Raj
- 15.6 Commissioner of Rural Devlopment.

**16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**

- 16.1 Secretary to Government.

**17.0 PORTS AND FISHERIES DEPARTMENT :**

- 17.1 Secretary to Government.

17:2 Commissioner of Fisheries

**18.0 REVENUE DEPARTMENT :**

18.1 Secretary to Government.

18.2 District Collectors

18.3 Commissioner of Land Reforms

18.4 President, Gujarat Revenue Tribunal

18.5 Director of Relief

18.6 Secretary (Appeals)

18.7 Settlement Commissioner and Director of Land Records

18.8 Superintendent of Stamps

18.9 Inspector General of Registration

**19.0 ROADS AND BUILDINGS DEPARTMENT :**

19.1 Secretary to Government

19.2 Chief Engineer

19.3 Chief Architectural and Town Planner

19.4 (C.E. & S.P.) Director Staff Training College

19.5 Controller of Accommodation

19.6 Director of Parks and Gardens

19.7 Superintending Engineers of Circles

**20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**

20.1 Secretary to Government.

20.2 Director of Social Defence

20.3 Director of Scheduled Caste Welfare

20.4 Director of Developing Caste welfer

20.5 Commissioner of Disability

**21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**

21.1 Secretary to Government.

21.2 Chief Town Planner

21.3 Director of Municipalities

**22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**

22.1 Secretary to Government.

22.2 Commissioner of Youth Services and Cultural Activities

22.3 Director of Museums

22.4 Director of Archaeology

22.5 Director of Archieves

22.6 Director of Library

22.7 Director General, Sports Authority of Gujarat.

**23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**

23.1 Secretary to Government.

23.2 Commissioner Women & Child Development

**24.0 SCIENCE AND TECHNOLOGY DEPARATMENT :**

24.1 Secretary to Government.

**25.0 GUJARAT LEGISLATURE SECRETARIATE :**

25.1 Secretary to Gujarat Legislature Secretariat

**TABLE**  
**[See Rule - 100]**  
*Commutation Value for a pension of rupee one per annum*

Age (See notes under this table)	Commutation Value express as number of years' purchase	Age (See notes under this table)	Commutation Value express as number of years' purchase
1	2	1	2
29	17.93	58	10.78
30	17.78	59	10.46
31	17.62	60	10.13
32	17.46	61	9.81
33	17.29	62	9.48
34	17.11	63	9.15
35	16.92	64	8.82
36	16.72	65	8.50
37	16.52	66	8.17
38	16.31	67	7.85
39	16.09	68	7.53
40	15.87	69	7.22
41	15.64	70	6.91
42	15.40	71	6.60
43	15.15	72	6.30
44	14.90	73	6.01
45	14.61	74	5.72
46	14.37	75	5.44
47	14.10	76	5.17
48	13.82	77	4.90
49	13.54	78	4.65
50	13.25	79	4.40
51	12.95	80	4.17
52	12.66	81	3.94
53	12.35	82	3.72
54	12.05	83	3.52
55	11.73	84	3.32
56	11.42	85	3.13
57	11.10		

**TABLE**  
**[See Rule - 100]**  
*Commutation Value for a pension of rupee one per annum (Cont.)*

**NOTES:**

- Note 1 :** The age in respect of the Government employee sanctioned commuted value of pension without medical examination under chapter X of the Gujarat Civil Services (pension) Rules shall be the age nearer to his birth day.
- Note 2 :** The age in respect of the Government employee sanctioned commuted value of pension with medical examination under chapter XI of the Gujarat Civil Services (pension) Rule shall be the age nearer to the date of signature of the Medical Certificate.
- Note 3 :** The age in respect of the Government employee sanctioned commuted value of pension with Medical examination under chapter XI of the Gujarat Civil Services (Pension) Rules with load of years, shall be the age nearer to the date of Medical Certificate increased by the number of loaded years as shown in the Medical Certificate.



**FORM - 1***[See explanation 4 below Rule-29]***FORM OF VERIFICATION OF APPROVED  
WAR SERVICE OR MILITARY SERVICE**

Certificate of verification of military service of No. \_\_\_\_\_ Rank \_\_\_\_\_  
 Name \_\_\_\_\_ Unit \_\_\_\_\_ Re-enrolled in the \_\_\_\_\_  
 as \_\_\_\_\_ from \_\_\_\_\_.

The information required for verification of war/military service for the purpose of counting towards civil pension and relative orders is given as under :-

1. Date of birth, or the nearest age on enrolment in the Army/Navy/Air Force, if the former is not known.
2. Date of enrollment in the Army/Navy/Air Force.
3. Date of discharge
4. Period of reserve service, if any.
5. Whether the military service was pensionable under the military rules but terminated on or before pension was earned in respect thereof.
6. Whether he was entitled to a service gratuity and if so, how much.
7. Whether the gratuity was drawn and is refundable to the Defence service Estimates (if the service is allowed to count for Civil Pension).
8. If the individual is in receipt of a disability pension-
  - (a) had he earned an ordinary service pension for his qualifying service.

**OR**

- (b) had he only earned a service gratuity in lieu of which a service element of disability pension has been granted to him. If so, what was the amount of service gratuity.
9. Whether he was paid from the Indian Revenues throughout.
10. Whether the pensionary contribution has been recovered and credited to Indian Revenues for the period of his service out of India.
 

	From	To
--	------	----
11. Non-qualifying service, if any
 

	From	To
--	------	----
12. Period of paid satisfactory Military service.
 

	From	To
--	------	----

**FORM - 1 (Continued)**

13. Whether the Military Service was superior or inferior.
14. Length of War Service.. From To
15. Amount of service gratuity paid for the period of War Service indicated in the preceding item.
16. Amount of War Gratuity paid for the period of War Service.
17. Period and nature of leave (other than casual leave) availed of during military service.

(Signature of the concerned Record Officer)

Station :

Dated :

Countersigned

Station :

Dated :

Controller of Defence Accounts/PAO (OR).

**FORM - 2***[See sub-rule (1) of Rule-42]***FORM OF CERTIFICATE OF VERIFICATION  
OF SERVICE FOR PENSION**

No. \_\_\_\_\_

Government of Gujarat

Department/Office \_\_\_\_\_

Date \_\_\_\_\_

**MEMORANDUM**

It is certified, in consultation with the Director of Pension and Provident Fund, that Shri/ Smt./Kum. \_\_\_\_\_ designation \_\_\_\_\_ has completed a qualifying service of \_\_\_\_\_ years \_\_\_\_\_ months and \_\_\_\_\_ days as on \_\_\_\_\_ (date) as per details given below. The service has been verified on the basis of his service documents and in accordance with the rules regarding qualifying service in force at present. The verification of service under sub-rules (1) and (2) of rule 42 of the Gujarat Civil Services (Pension) Rules, 2002 shall be treated as final and shall not be re-opened except when necessitated by a subsequent change in the rules and orders governing



**FORM - 2 (Continued)**

the conditions under which the service qualifies for pension.

**Details of Qualifying Service**

	From	To
1.		
2.		
3.		
4.		

To

Shri \_\_\_\_\_

Name and designation

Signature of Head of Office/Department.

**FORM - 3**

*[See proviso to sub-rule (6) of Rule - 49]*

**CERTIFICATE IN RESPECT OF  
VOLUNTARY RETIREMENT**

Certified that Shri/Smt./Kum. \_\_\_\_\_ (Name and Designation) who has been permitted to retire under rule 49 of the Gujarat Civil Services (Pension) Rule 2002 would have -

- (a) continued to hold the officiating post or posts in the cadre.
- (b) continued to draw the increments including stagnation increments, if any, falling due during the notional period of qualifying service.

**APPOINTING AUTHORITY**

**FORM - 4****[See Rule - 51 (6)]****DRAFT ORDER OF PERMANENT ABSORPTION IN  
PUBLIC SECTOR UNDERTAKING**

No. \_\_\_\_\_

Government of Gujarat

\_\_\_\_\_ Department

Date \_\_\_\_\_

To,

(Name of the Organisation in which absorption has taken place)

**Subject:** Permanent absorption of Shri/Smt./Kum. \_\_\_\_\_  
(Name and Designation) In \_\_\_\_\_ (Name of organisation)

Sir,

I am directed to refer to your Letter No. \_\_\_\_\_ dated \_\_\_\_\_ on the above subject, and to convey the sanction of the Government to the permanent absorption of (Name and Designation) \_\_\_\_\_ in \_\_\_\_\_ (Name of Organisation) on his/her/own volition/in the public interest (strike out whichever is not applicable) with effect from the date and on the principal terms and conditions as indicated hereafter :-

**(i) Date of the effect :**

The permanent absorption shall have effect from \_\_\_\_\_ (date) Fore-noon/afternoon.

**(ii) Pension/Gratuity :**

On his/her permanent absorption in \_\_\_\_\_ (Name of organisation) Shri/Smt./Kum. \_\_\_\_\_ shall be eligible for prorata Pension and death-cum-retirement gratuity based on the length of his/her qualifying service under the Government of Gujarat till the date of his/her permanent absorption in \_\_\_\_\_ (Name of Organisation) as admissible under the rules applicable to employees of the State Government in force on the above mentioned date.

**(iii) Calculation of prorata retirement benefits :**

The prorata death-cum-retirement gratuity and pension will be calculated respectively on the basis of Pensionable pay as defined in rule 43 of the Gujarat Civil Services (Pension) Rules, 2002 as amended from time to time but up to the date of his/her absorption.

**(iv) Date of Payment of prorata Retirement Benefits :**

The amounts of prorata pension and death-cum-retirement gratuity which will be worked out and intimated to Shri/Smt./Kum. \_\_\_\_\_ as well as to \_\_\_\_\_ (Organisation) would be disbursed to the employee from date of his/her permanent absorption in the \_\_\_\_\_ (Name of Organisation)

**FORM - 4 (Continued)****(v) Commutation :**

If Shri/Smt./Kum. \_\_\_\_\_ wishes to commute a portion of his/her pension, such commutation will be regulated in accordance with the State Government Rules in force at the time of his/her permanent absorption in \_\_\_\_\_ (Name of Organisation).

**(vi) Limitation as to the total of gratuity :**

The total gratuity admissible in respect of the service rendered under the Government of Gujarat and that under the \_\_\_\_\_ (Name of organisation) shall not exceed the amount that would have been admissible, had Shri/Smt./Kum. \_\_\_\_\_ continued in Government service and retired on the same pay which/he/she drew on retirement from \_\_\_\_\_ (Organisation)

**(vii) Family Pension admissibility from one source only :**

(1) On his/her permanent absorption in \_\_\_\_\_ (Organisation) Shri/Smt./Kum. \_\_\_\_\_'s family will be eligible for family pension as admissible under the State Government Rules, if there is no family pension scheme in \_\_\_\_\_ (Organisation).

**OR**

If the officer does not become eligible to join family pension scheme in \_\_\_\_\_ (Organisation).

(2) Family Pension will be admissible only from one source i.e. either from the State Government or from the autonomous body in case such organisation has a scheme for payment of family pension.

**(viii) Effect of Liberalisation of Pension/Gratuity Rules after absorption :**

Any further liberalisation of Pension/Gratuity Rules decided upon by the Government of Gujarat in respect of employees of the State Government after the permanent absorption of Shri/Smt./Kum. \_\_\_\_\_ in \_\_\_\_\_ (organisation) will not be extended to him/her.

**(ix) Fixation of pay on absorption :**

The pay of Shri/Smt./Kum. \_\_\_\_\_ will be fixed on absorption as a re-employed pensioner with effect from the date he/she becomes entitled to draw the prorata retirement benefits as per rule-51 of these rules as amended from time to time.

**(x) Effect of Resignation :**

If Shri/Smt./Kum. \_\_\_\_\_ resigns from \_\_\_\_\_ (Organisation) his/her resignation for purposes of these orders will be treated as resignation from Government service, entailing forfeiture of earlier service under Government and loss of pensionary benefits including gratuity under these orders. An undertaking in two copies to this effect will have to be obtained from the Government employee so absorbed and same will be retained in the (administrative Department) and (strike out which is not applicable) the (Organisation) in which he/she is permanently absorbed.

**FORM - 4 (Continued)****(xi) Leave :**

The carry-forward of leave on average pay/earned leave in the case of Shri/Smt./Kum. \_\_\_\_\_ on his/her permanent absorption in \_\_\_\_\_ (organisation) will be regulated in accordance with the provisions of Clause (d) of sub-rule (2) of rule 51. Accordingly, the benefit is available only if the Government employee is absorbed in public interest. (Strike out whichever is not applicable) Since in this case the absorption is in the public interest the earned as on the date of his/her permanent absorption will be communicated separately. Since in this case the absorption is not in the public interest Shri/Smt./Kum. will not be eligible for the benefit of carry-forward of leave. (strike out whichever is not applicable)

**(xii) Benefits after permanent absorption :**

For the period of service rendered by Shri/Smt./Kum. \_\_\_\_\_ in \_\_\_\_\_ (organisation) from the date of permanent absorption, he/she will be entitled to all the benefits admissible to the corresponding employees of the said organisation and continue to be governed by its rules in all respects.

**(xiii) Provident Fund :**

The amount of subscription together with interest thereon standing to the credit of Shri/Smt./Kum. \_\_\_\_\_ in the General Provident Fund account will be transferred to his / her new Provident Fund Account under \_\_\_\_\_ (Organisation) with its consent. Once such a transfer of Provident Fund Balance has taken place Shri/Smt./Kum. \_\_\_\_\_ will be subject to the Provident Fund Rules of \_\_\_\_\_ (Organisation) and not to the Provident Fund Rules of the Government of Gujarat.

**(xiv) Interpretation :**

In case any doubt or difference of opinion arises regarding interpretation of the terms and conditions set out in this order, the matter shall be referred to the Finance Department through the concerned Administrative Department whose decision shall be final.

**Yours faithfully,**

**Officer Competent to issue the sanction  
from the Concerned Department**

**Copy forwarded for necessary action to :**

1. Director of Pension and Provident Fund, Ahmedabad.
2. The Pay and Accounts Officers
3. District Treasury Officer
4. Employee concerned.
5. Select File
6. (Any other necessary endorsement may be made here)

**Officer Competent to issue the sanction  
from the Concerned Department.**



**FORM - 5***[See Rules - 52, 55, 56 (1) & 60]***FORM OF MEDICAL CERTIFICATE OF  
UNFITNESS FOR FURTHER SERVICE**

"Certified that I/We have carefully examined Shri/Smt./Kum. \_\_\_\_\_ of the \_\_\_\_\_ Department \_\_\_\_\_ service. His/Her age is by his/her own statement \_\_\_\_\_ years and by appearance about \_\_\_\_\_ years. I/We consider Shri/Smt./Kum. \_\_\_\_\_ to the completely and permanently incapacitated for further service of any kind in the department to which he/she belongs in consequence of \_\_\_\_\_.\*

**Medical Authority.**

\* Here state the disease or cause

**FORM - 6***[See Rules 56 (2) & 60]***FORM OF MEDICAL CERTIFICATE OF  
PARTIAL UNFITNESS FOR SERVICE**

"Certified that I/We have carefully examined Shri/Smt./Kum. \_\_\_\_\_ of the \_\_\_\_\_ Department \_\_\_\_\_ Service. His/Her age is by his/her own statement \_\_\_\_\_ years and by appearance about \_\_\_\_\_ years.

I am/We are of opinion that Shri/Smt./Kum. \_\_\_\_\_ is fit after resting \_\_\_\_\_ months for service of a less laborious character than that which he/she has been performing.

**Medical Authority.**

**FORM - 7****[See Rule - 69 (2)]****FORM OF APPLICATION FOR  
WOUND OR INJURY PENSION**

1. Name of the applicant and full Office address.
2. Father's name..
3. Full residential address (showing village, post office, District, and State)
4. Present or last employment including full particulars and address of the Establishment.
5. Date of entry into service
6. Full particulars of service and length of service, including interruption (both qualifying and non-qualifying).
7. Percentage of disability sustained due to injury/disease (as certified by the Medical Authorities) and circumstances which resulted in that disability.
8. Pay at the time of injury sustained, disease contracted (as certified by the Medical Authorities).
9. Pension claimed....
10. Date of injury/disease (as certified by the Medical Authorities).
11. Place of payment..
12. Other relevant information, if any.
13. Date of applicant's birth by Christian era.
14. Height..
15. Identification Marks..
16. Thumb and finger impressions  
Thumb\_\_\_\_\_Fore-finger\_\_\_\_\_Middle-finger\_\_\_\_\_  
Ring-finger\_\_\_\_\_Little-finger\_\_\_\_\_

**Place :****Date :****Date on which the applicant  
applied for pension :****Signature of the applicant.****Signature of the Head of Office.**



**FORM - 8***(See Rule - 70)***FORM OF CERTIFICATE FROM MEDICAL BOARD IN  
CONNECTION WITH WOUND OR INJURY PENSION****(To be used in all cases of wounds or injuries,  
whether received in action or not)**

(For preparing this report, see instructions at the end of the Form)

PROCEEDINGS OF A MEDICAL BOARD assembled by order of \_\_\_\_\_

For the purpose of examining and reporting on the present state of the wound or injury  
sustained by \_\_\_\_\_ at (place of injury) \_\_\_\_\_ on the  
(date of injury, etc.) \_\_\_\_\_

- (a) State briefly the circumstances under which the wound or injury was sustained.

---



---



---



---

- (b) What is the Government employee's present condition ?

- (c) Is the Government employee's present condition wholly due to the wound or injury
- 
- ? If not, state to what other causes it is attributable.

The opinion of the Board upon the questions below is as follows :-

	<i>Replies</i>		
	<i>As to 1st wound or injury</i>	<i>As to 2nd wound or injury (if any)</i>	<i>As to 3rd wound or injury (if any)</i>

**A - Received in action**

1. Has the Government employee lost an eye or a limb, or has he permanently lost the use of an eye or a limb, or is the injury, equivalent to the loss of a limb, and permanent, or likely to be permanent ?
2. If the case does not come under the category 1 -
  - (a) Was the injury, in the first instance, very severe in character ?
  - (b) Are its effects still very severe ?
3. If the case is classified under category 2, are the effects of the injury permanent, or likely to be permanent ?

**FORM - 8 (Continued)**

4. Injuries that do not come under the above categories should be classified here, making use of the following terms :-

Severe or slight and permanent or not permanent, as the case may be.

**B. Sustained otherwise than in action.**

1. (a) Has the Government employee lost an eye or a limb or the use of a limb, or (b) is the injury equivalent to the loss of a limb, (c) is it permanent or likely to be permanent?
2. If the injury does not come under category 1 (a), is it of a very serious nature in its present effects, and (b) is it permanent or likely to be permanent?
3. If the injury does not come under category 1 or 2, is it severe and permanent in character?
4. If the injury does not come under category 1, 2 or 3 it should be classified here, making use of one of the following terms :- Severe, but not permanent ; or, slight and permanent, or not permanent, as the case may be.

Signatures.....

Station : .....

Date : .....

**REMARKS :** *Here the classification above may be amplified, if necessary, or details of additional injuries to the main injury may be given.*

**Instructions to be observed by the  
Medical Board preparing the Report**

1. Wounds or injuries received in action will be classified by the Board under "A", those not in action will be dealt with under "B".
2. If the injuries be more than one, they should be numbered and described separately; and it should be considered that, though only "severe" or "slight" in themselves, they represent together the equivalent of a single "very severe" or "very serious" injury, such an opinion may be expressed in the column provided for that purpose.
3. The Board will not express any opinion, either to the Government employee examined, or in their report, as to whether he is entitled to compensation, or as to the amount of it, nor will it inform the Government employee how the wound or injury has been classified.
4. The Board before recording their opinion should invariably consult the proceedings of previous Medical Boards, if any, as also all previous medical documents connected with Government employee brought before them for examination.
5. In answering the questions in the prescribed form, the Board will confine itself exclusively to the medical aspect of the case and will carefully discriminate between the Government employee's unsupported statements and the documentary evidence available.

**FORM - 9****[See Rule 83 (4)]****FORM OF INDEMNITY BOND TO BE EXECUTED BY THE  
PERSON CLAIMING THE AMOUNT OF DEATH-CUM-  
RETIREMENT GRATUITY ON BEHALF OF DECEASED  
GOVERNMENT EMPLOYEE WHO CLAIMS TO BE A  
GUARDIAN OF THE MINOR LEGAL HEIR (S)**

Know all men by these presents that I, \_\_\_\_\_ (name of claimant as guardian on behalf of minor legal heirs) resident of \_\_\_\_\_ and / I / We \_\_\_\_\_ surety/sureties on behalf of the claimant) are held and firmly bound to the Governor of Gujarat for the sum of Rs. \_\_\_\_\_ to be paid to the said Governor or his successors or assigns FOR WHICH payment to be well and truly made, each of us severally bind(s) himself and his heirs, executors, administrators and assigns and every two of us jointly bind ourselves and our heirs, executors, administrators and assigns firmly by these presents.

Signed this \_\_\_\_\_ day of \_\_\_\_\_ 20 \_\_\_\_\_  
WHEREAS, Shri \_\_\_\_\_ was at the time of his death in the employment of / in receipt of pension from Government of Gujarat (hereinafter referred to as the Government").

AND WHEREAS the said \_\_\_\_\_ died on \_\_\_\_\_ the days of \_\_\_\_\_ 20 \_\_\_\_\_ and there upon a sum of rupees \_\_\_\_\_ became payable to the heirs of the deceased as death-cum-retirement gratuity in respect of the service rendered by the deceased to the Government.

AND WHEREAS at the time of his death the deceased left behind him \_\_\_\_\_ as one/some of his legal heir/who is/are minor/s (hereinafter referred to as "the said minor legal heirs")

AND WHEREAS Shri \_\_\_\_\_ (hereinafter referred to as "the claimant") being a guardian of the said minor legal heirs of the deceased, claims to be entitled to the sum of Rs. \_\_\_\_\_ out of the said total sum of Rs. \_\_\_\_\_ the said sum of Rs. \_\_\_\_\_ as such guardian of the minor legal heirs but has not obtained a guardianship certificate to the property and effects of the said minor legal heirs of the deceased.

AND WHEREAS, the claimant has satisfied the \_\_\_\_\_ (Officer concerned) that he/she is entitled to the aforesaid sum and that it would cause undue delay and hardship if the claimant were required to produce guardianship certificate to the property and effect of the said minor legal heirs of the deceased.

AND WHEREAS, Government desires to pay the said sum to the claimant on behalf of minor legal heir/s of the deceased but under Government rules and orders it is necessary that the claimant should first execute a bond with one surety/two sureties to indemnify Government against all claims to the amount so due as aforesaid to the said minor legal heir/s of the deceased before the said sum can be paid to the claimant.

**FORM - 9 (Continued)**

NOW THE CONDITION of this bond is such that if after payment has been made to the claimant the claimant or the surety/sureties shall jointly and severally in the event of the claim being made by any other person against Government with respect to the said sum of Rupees \_\_\_\_\_ refund to the Government the said sum of Rs. \_\_\_\_\_ and shall also indemnify and save Government harmless from all liability in respect of the aforesaid sum and interest and all costs and charges incurred in consequence of any claim thereto THEN the above written bond or obligation shall be void but otherwise the same shall remain in full force and virtue.

IN WITNESS to the above written bond and the condition therefor I/We \_\_\_\_\_ and \_\_\_\_\_ (Name(s) of surety/sureties) \_\_\_\_\_ hereunto set our respective hands this \_\_\_\_\_ day of \_\_\_\_\_ 20 \_\_\_\_\_.

Signed and delivered by the claimant above names Shri \_\_\_\_\_ in the presence of -

1. \_\_\_\_\_

2. \_\_\_\_\_

Signed and delivered by the Surety/Sureties above named Shri \_\_\_\_\_ in the presence of -

1. \_\_\_\_\_

2. \_\_\_\_\_

*Note : This indemnity bond is chargeable with Stamp duty under the Bombay Stamp Act 1958.*

**FORM - 10****DELETED****FORM - 11****DELETED**



**FORM - 12****[See Rule 92]****FORM OF INDEMNITY BOND TO BE EXECUTED  
BY THE PERSON CLAIMING THE AMOUNT OF  
FAMILY PENSION ON BEHALF OF MINOR**

THIS DEED made this \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_\_ between\* Governor of Gujarat \_\_\_\_\_ and defacto guardian of \_\_\_\_\_ (Name of minor) Son/Daughter of \_\_\_\_\_ a minor under the age of 18 years under the\*\* \_\_\_\_\_ Law of Guardianship by which he is governed hereinafter referred to as "the Bounden" (which expression shall unless excluded by or it be repugnant to the context or meaning thereof be deemed to include his/her heirs, executors and administrators of the one part and the Governor of Gujarat hereinafter referred to as the "Government" (which expression shall unless excluded by or it be repugnant to the context or meaning thereof be deemed to include his successors and assignees) on the other part.

WHEREAS, \_\_\_\_\_ (Name of deceased) was at the time of his/her death in the employment of Government in the \_\_\_\_\_ department, Government of Gujarat as \_\_\_\_\_ (Designation held by the deceased at the time of his/her death). AND WHEREAS, the said \_\_\_\_\_ (Name of the deceased) (hereinafter referred to as "the deceased") died testate/intestate at \_\_\_\_\_ on the \_\_\_\_\_ day of \_\_\_\_\_ 20\_\_\_\_\_ leaving him/her surviving\*\*\* \_\_\_\_\_ and the said + \_\_\_\_\_ a minor under the age of 18 years (hereinafter referred to as "the minor") as his/her only heirs according to ++ \_\_\_\_\_ law by which he/she was governed.

AND WHEREAS THE Bounden is the+++ \_\_\_\_\_ of the deceased and a defacto guardian of the minor under the \_\_\_\_\_ @ Law of Guardianship by which the minor is governed and has voluntarily placed himself/herself in charge of the person and property of the minor.

**Note :**

- \* *Here insert name of de-facto guardian of the minor children and his/her relationship with the minor.*
- \*\* *Here mention the personal law by which minor is governed.*
- \*\*\* *Give names of major children of the deceased.*
- + *Name of minor child.*
- ++ *Name of religion of the deceased.*
- +++ *Here mention relationship of the de facto guardian with the deceased.*
- @ *Here mention personal law by which the minor is governed.*

**FORM - 12 (Continued)**

AND WHEREAS family pension of Rs. \_\_\_\_\_ p.m. is admissible under the relevant rules to the minor as the minor son/daughter of the deceased for a period commencing from \_\_\_\_\_ the \_\_\_\_\_ day of \_\_\_\_\_ 20 \_\_\_\_\_ to the \_\_\_\_\_ day of @@ \_\_\_\_\_ 20 \_\_\_\_\_ (or till the date her marriage @@@ whichever is earlier.)

AND WHEREAS on the Bouden, as a defacto Guardian of the minor requesting the Government to pay to him/her for and on behalf of the minor the family pension due and payable to the minor as aforesaid which the Government agreed to do upon the Bouden executing in favour of the Government an indemnity bond in the manner hereinafter appearing.

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of the Government at the request of the Bouden agreeing to pay to the Bouden as the defacto guardian of the minor the amount of family pension due and payable to the minor as the minor son/daughter of the deceased and of the promises the Bouden doth hereby agree with the Government that the Bouden will at all times hereafter well and sufficiently idemnify and keep indemnified and save harmless the Government of Gujarat from and against the payment made from time to time by the Government to the Bouden as de facto guardian of the minor and for and on behalf of the minor of thé amount of family pension due and payable to the minor as the minor son/daughter of the deceased and also of/from and against all actions, proceedings, claims and demands which may be taken or made against the Government in that regard by any other person whomsoever for and on behalf of the minor or otherwise howsoever and also of/from and against all costs, charges, expenses and damages which may be sustained or incurred or payable by the Government in respect thereof. AND the Bouden doth hereby agree and declare that without prejudice to any other rights and remedies of the Government the amount due and payable hereunder may be recovered from the Bouden as arrears of land revenue under the provisions of law in that behalf for the time being in force.

IN WITNESS WHEREOF the Bouden has hereto set his/her hand the day and year first hereinabove written.

SIGNED AND DELIVERED By the written named Bouden Shri/ Shrimati \_\_\_\_\_ in the presence of -

(1) \_\_\_\_\_

(2) \_\_\_\_\_

@@ This date should be the day on which the minor attains the age of eighteen and in case of a minor of whose person or property or both have placed in charge of a guardian appointed by the Court or of whose property superintendence is assumed by a Court of Wards attains the age of twenty-one.

@@@ This portion is applicable only in case of minor daughter.



**FORM - 13****[See Rule 89]****DETAILS OF FAMILY**

Name of the Government employee :

Designation :

Date of Birth :

Date of appointment :

Details of the members of my family as on

Sr. No.	Name of the members of family	Date of Birth	Relationship with the Government employee	Signature of the Head of Office	Remarks
1	2	3	4	5	6
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					
9.					

I hereby undertake to keep the above particulars upto date by notifying to the Head of Office/Department of any addition or alteration.

**Place :****Dated the** \_\_\_\_\_**Signature of Government Employee.**

**Note-1** Family for this purpose means a family as defined in clause (a) of sub-rule (ii) of rule-89 of the Gujarat Civil Services (Pension) Rules 2002.

**Note-2** Wife and Husband shall include respectively judicially separated wife and husband.

**FORM - 14****[See Rule 95 (3)]****APPLICATION FOR RELIEF IN CASE OF DEATH OF A  
PENSIONER IN RECEIPT OF SERVICE PENSION**

From :

To

The Treasury Officer

**Sub : Relief in case of death of a pensioner in receipt of service pension****Dear Sir,**

Shri \_\_\_\_\_ who was receiving service pension  
from \_\_\_\_\_ treasury/sub-treasury/Bank under pension payment or-  
der No. \_\_\_\_\_ dated \_\_\_\_\_ has expired  
on \_\_\_\_\_ (date).

A certificate of death is enclosed. As the pensioner has made a nomination for the  
payment of relief admissible under rule-95 (1) of the Gujarat Civil Services (Pension)  
Rules, 2002 in my favour, I shall be thankful if the payment of the said amount of relief  
is made to me.

**Date :****Place :****Signature of the nominee or alternate nominee :**

**FORM - 15***[See Rules - 97 (2), 98 & 106 to 110]***FORM OF APPLICATION FOR COMMUTATION OF PENSION  
WITHOUT MEDICAL EXAMINATION BY AN APPLICANT  
REFERRED TO IN RULE 97 (2) OF THE GUJARAT CIVIL  
SERVICES (PENSION) RULES, 2002***(To be submitted in duplicate)***PART - I**

To,

The \_\_\_\_\_

(here indicate the designation and full-address of the Pension Sanctioning Authority)

**Subject : Commutation of Pension without medical examination**

Sir,

I desire to commute a fraction of my pension as indicated below in accordance with the provisions contained in Gujarat Civil Service (Pension) Rules, 2002. The necessary particulars are furnished below :-

1. Name (In block letters) :
2. Father's Name/Husbands Name :
3. Designation at the time of retirement :
4. Name of Office/Department  
in which employed :
5. Date of Birth (By Christian era) :
6. (a) Nature of retirement :
- (b) Date of retirement :
7. Class of Pension :
8. Amount of pension authorised (in case  
final amount of pension has not been  
authorised) :
- 9.\* Fraction of pension proposed  
to be commuted :

\* *The applicant should indicate the fraction of the amount of monthly pension (subject to maximum of forty percent there of) which he desires to commute and not the amount in rupees.*

10. Number and date of the pension  
Payment order, if issued :

**FORM - 15 (Continued)**

- \*\* 11.** Disbursing authority for payment of pension -
- (a) Treasury/Sub-Treasury (Name and complete address of the Treasury/ Sub-Treasury to be indicated)
- (b) (i) Branch of the Nationalised Bank with complete postal address.  
(ii) Bank Account number to which monthly pension is being credited each month.

**Place :****Date :****Signature :****Postal Address.....**

.....

.....

*Note : The payment of commuted value of pension shall be made through the disbursing authority from which pension is being drawn. It is not open to an applicant to draw the commuted value of pension from a disbursing authority other than the disbursing authority from which pension is being drawn.*

**\*\* Score out which is not applicable.**

**PART - II****ACKNOWLEDGEMENT**

Received from Shri/Smt./Kum. \_\_\_\_\_ (Name)  
(former designation) application in Part-I of Form-15 for the commutation of a fraction of pension without medical examination.

**Place :****Date :****Signature :****Head of Office :****PART - III**

**1.** Forwarded to the Director of Pension and Provident Fund, Gandhinagar with the remarks that-

- (i) The particulars furnished by the applicant in Part-I have been verified and are correct;
- (ii) the applicant is eligible to get a fraction of his pension commuted without medical examination;
- (iii) the commuted value of pension determined with reference to the Table applicable at present comes to Rs. \_\_\_\_\_; and
- (iv) the amount of residuary pension after commutation will be Rs. \_\_\_\_\_.

**2.** It is requested that further action to authorise the payment of the amount of commuted value of pension may be taken as per rule-108 of the Gujarat Civil Services (Pension) Rules, 2002.

**3.** The receipt of Part-I of this Form-15 has been acknowledged in Part-II which has been forwarded separately to the applicant on \_\_\_\_\_.

**Place :****Date :****Signature :****Head of Office :**

**FORM - 16**

**[See Rules - 97 (2), 106 (2), 107 (2), 114, 115, 116, 120 (2) & 123 (5)]**

**FORM OF APPLICATION FOR COMMUTATION OF  
PENSION AFTER MEDICAL EXAMINATION BY AN  
APPLICANT REFERRED TO IN RULE 97 (2) OF THE  
GUJARAT CIVIL SERVICES (PENSION) RULES, 2002**

**(To be submitted in duplicate)**

**PART - I**

To,  
The \_\_\_\_\_  
\_\_\_\_\_

Photo of  
the  
Applicant

(here indicate the designation and full address of the Pension Sanctioning Authority)

**Subject : Commutation of Pension after medical examination**

Sir,

I desire to commute a fraction of my pension in accordance with the provisions contained in Gujarat Civil Service (Pension) Rules, 2002. An attested copy of my photograph is pasted on the application and an unattested copy is enclosed. The necessary particulars are furnished below :-

1. Name (In block letters) :
2. Father's Name/Husband's Name :
3. Designation at the time of retirement :
4. Name of Office/Department  
in which employed :
5. Date of Birth (By Christian era) :
6. (a) Date of retirement :
7. Class of Pension (See Chapter-VII  
Gujarat Civil Services (Pension)  
Rules 2002) :
8. Amount of pension authorised :
- \* 9. Fraction of pension proposed  
to be commuted: :
10. Number and date of the pension  
Payment order, if issued :

**FORM - 16 (Continued)**

- \* \* 11. Disbursing authority for payment of pension -  
 (a) Treasury/Sub-Treasury (Name and complete address of the Treasury/Sub-Treasury to be indicated)  
 (b) (i) Branch of the Nationalised Bank with complete postal address.  
 (ii) Bank Account number to which monthly pension is being credited each month.
12. Approximate date from which commutation is desired to have effect :
13. The amount of pension already commuted, if any. :
14. Preference for station where medical examination is desired to take place. :

Place :

Date :

Signature :

Postal Address.....

.....  
 .....

*Note : The payment of commuted value of pension shall be made through the disbursing authority from which pension is being drawn. If is not open to an applicant to draw the commuted value of pension from a disbursing authority other than the disbursing authority from which pension is being drawn.*

\* *The applicant should indicate the fraction of the amount of monthly pension (subject to maximum of forty percent there of) which he desires to commute and not the amount in rupees.*

\* \* *Score out which is not applicable.*

**PART - II****ACKNOWLEDGEMENT**

Received from Shri/Smt./Kum. \_\_\_\_\_ (Name)  
 (former designation) application in Part-I of Form-16 for the commutation of a fraction of pension after medical examination.

Place :

Date :

Signature :

Head of Office :



**FORM - 16 (Continued)****PART - III**

**Forwarded** to the Director of Pension & Provident Fund, Gandhinagar with the remarks that the particulars furnished by the applicant in Part-I of Form-16 have been verified and are correct and the applicant is eligible to get a fraction of his pension commuted after medical examination.

2. It is requested that Part-IV of this Form may be completed and returned to this office as early as possible.

**Place :**

**Date :**

**Signature.**

**Head of Office.**

**PART - IV**

**(To be completed by the Director of Pension and Provident Fund)**

1. Name of the applicant :
2. Date of birth (by Christian era) :
3. Date of retirement :
4. Amount of pension including provisional pension, if final pension is not authorised :
5. Class of Pension (See Chapter VII of Gujarat Civil Services (Pension) Rules, 2002) :
6. Amount of pension desired to be commuted.

		on the basis of		
		Normal age	Added Years	
			1 Year	2 Year
		Rs.	Rs.	Rs.
7.	(i) Sum payable if commutation becomes absolute before the applicant's next birthday, which falls on _____			
	(ii) Sum payable if commutation becomes absolute after the applicant's next birthday, which falls on _____			
8.	The Head of Account to which Finance Department, Demand No. _____ the commuted value is debitable Pensions and other. Retirement-Benefits-B-Commuted value of Pensions.			
9.	Number of enclosure, if any			

**Place :**

**Date :**

**Countersigned**

**Signature and Designation of the Officer.**

**Head of Office**

**Full Address.....**

.....

**FORM - 17****[See Rule - 101 (2)]****APPLICATION FOR RESTORATION OF  
COMMUTED PORTION OF PENSION**

Form:

Address:

Date:

To,

The Treasury Officer/Sub-Treasury Officer,

**Sub : Restoration of commuted portion of pension after fifteen years**

Sir,

Kindly restore my commuted portion of pension in terms of Rule-101 of the Gujarat Civil Services (Pension) Rules, 2002.

Requisite particulars are given below :-

- (1) Name (In Block Letters):
- (2) Date of Retirement:
- (3) Date from which reduced pension is received:
- (4) Pension Payment Order No. and Date:
- (5) Amount of Original pension sanctioned:
- (6) Amount of commuted portion of pension:
- (7) Authority authorising pension:
- (8) Name of Treasury/Pension Disbursing Authority:

**Signature of Pensioner****Verified details****Treasury Officer / Sub-Treasury Officer /  
Pension Disbursing Authority.**

**FORM - 18****[See Rule - 115 (3) & (4)]****FORM OF LETTER TO THE MEDICAL AUTHORITY**

No. \_\_\_\_\_  
 Government of Gujarat,  
 \_\_\_\_\_ Department/Office,  
 Dated the \_\_\_\_\_

To,  
 \_\_\_\_\_  
 \_\_\_\_\_

**Subject : Medical examination for commutation of pension**

Sir,

Shri/Smt./Kum. \_\_\_\_\_ (designation) who retired \_\_\_\_\_  
 from service on \_\_\_\_\_ as \_\_\_\_\_ has applied for  
 commuting a fraction of his/her pension for a lump sum payment. The following  
 documents are forwarded herewith :-

- (a) Application in Form-16 in original together with -
    - (i) an unattested copy of the applicant's photograph;
    - (ii) Part-IV of Form-16 in original duly completed by the Director of Pension and Provident Fund.
  - (b) A copy of Form-19 with a spare copy of Part-III of that Form.
  - (c) Report or the statement of the applicant's case if he has been granted invalid pension or has previously commuted a fraction of his pension or declined to accept commutation on the basis of addition of years to his/her actual age or has been refused commutation on medical grounds.
2. It terms of rule-117 of the Gujarat Civil Services Pension Rules, 2002, Shri/Smt./Kum. \_\_\_\_\_ should be examined by a Medical Board/Civil Surgeon/Superintendent of Civil Hospital. It is requested that arrangements may be made to get Shri/Smt./Kum. \_\_\_\_\_ examined as expeditiously as possible before his/her next birthday which falls on \_\_\_\_\_
3. It is requested that arrangements for medical examination by the medical authority indicated in paragraph-2 above may be made at the nearest available station mentioned by Shri/Smt./Kum. \_\_\_\_\_ in his/her application in Form-16. The attention of the medical authority is drawn to the provisions of rule-120 of the Gujarat Civil Services (Pension) Rules, 2002.
4. It is requested that Shri/Smt./Kum. \_\_\_\_\_ may be informed direct under intimation to this Department/Office as to where and when he/she should appear before the appropriate authority for medical examination. A copy of this letter is being endorsed to him/her so that he/she may comply with your instructions on hearing from you.
5. The receipt of this letter may please be acknowledged.

**Yours faithfully,**

**Head of Office**



**FORM - 18 (Continued)**

Copy forwarded to Shri/Smt./Kum. \_\_\_\_\_ (here give complete postal address) with the remarks that subject to the medical authority recommending commutation, he/she will on the basis of the report of the Director of Pension & Provident Fund be eligible for the lump sum payment in lieu of the amount of pension to be commuted as follows :-

on the basis of			
	Normal age	Added Years	
		1 Year	2 Year
	Rs.	Rs.	Rs.
(i)	Sum payable if commutation becomes absolute before the applicant's next birthday, which falls on _____		
(ii)	Sum payable if commutation becomes absolute after the applicant's next birthday, which falls on _____		

The Table of the present value, on the basis of which the calculation by the Director of Pension and Provident Fund has been made, is subject to alteration at any time without notice and consequently the basis are liable to revision before payment is made. The sum payable will be the sum appropriate to the applicant's age on his/her nearer birth day after the date on which the commutation becomes absolute or if the medical authority directs that years will be added to that age, to the consequent assumed age.

Shri/Smt./Kum. \_\_\_\_\_ should report for medical examination to the medical authority directly on hearing from \_\_\_\_\_. He/She should take with him/her the enclosed Form-19 with the particulars required in Part-I completed except the signature or thumb or finger impressions.

Place :

Date :

Signature

Head of Office

Copy forwarded to the Director of Pension and Provident Fund \_\_\_\_\_ (here indicate address) \_\_\_\_\_ with reference to his letter number \_\_\_\_\_ dated \_\_\_\_\_.

Signature

Head of Office

**FORM - 19****[See Rules - 115, 120 to 123 & 125]****FORM OF MEDICAL EXAMINATION  
BY THE MEDICAL AUTHORITY****PART - I**

(The applicant must complete this statement prior to his/her examination by the \_\_\_\_\_ (Here enter the medical authority) and must sign the declaration appended thereto in the presence of that authority.)

1. Name of the applicant (in block letters) :
2. Date of Birth (By Christian era) :
3. Place of Birth :
4. Particulars regarding parents, brothers and sisters -

Father's age if living and state of health	Fathers age at death and cause of death	Number of brothers living, their ages and state of health and death	Number of brothers dead, their ages at death and cause of
(1)	(2)	(3)	(4)

Mother's age if living and state of health	Mothers age at death and cause of death	Number of sisters living, their ages and state of health	Number of sisters dead, their ages at death and cause of
(5)	(6)	(7)	(8)

**FORM - 19 (Continued)**

5. Have you ever been examined-
  - (a) for Life Insurance, or/and
  - (b) by any Government Medical Officer or Medical Board ?
6. Have you been granted or considered for grant of Invalid pension ? If so, state the ground thereof.
7. Have you ever been granted leave on medical certificate during the last five years ? If so, state periods of leave and nature of illness.
8. Have you ever-
  - (a) had small-pox, intermittent or any other fever, enlargement or suppuration of glands, spitting of blood, asthma, inflammation of lungs, pleurisy, heart disease, fainting attacks, rheumatism, appendicitis, epilepsy, insanity or other nervous disease, discharge from or other disease of the ear, syphilis or gonorrhoea, or
  - (b) had any other disease or injury which required confinement to bed, or
  - (c) undergone any surgical operation, or
  - (d) suffered from any illness, wound or injury sustained while on active service, or
  - (e) presence of albumen or sugar in urine.
9. Present state of health :
  - (a) Have you a hernia ?
  - (b) Have you varicocoele, varicose vein or piles ?
  - (c) Is your hearing in each ear good ?
  - (d) Is your vision in each eye good (with or without glasses) ?
  - (e) Have you any congenial or acquired malformation, defect or deformity ?
  - (f) Have you lost or gained weight markedly during the last three years ?
  - (g) Have you been under treatment of any doctor within the last three months and nature of illness for which such treatment was taken ?



**FORM - 19 (Continued)****DECLARATION BY APPLICANT**

I declare all the above answers to be, to the best of my belief, true and correct.

I am fully aware that by willfully making a false statement or concealing a relevant fact, I shall incur the risk of losing the commutation, I have applied for and or having my pension withheld or withdrawn under rule 24 of the Gujarat Civil Services (Pension) Rules, 2002.

Applicant's signature or thumb impression in case of illiterate applicant.

Signed in presence of.....

Signature and designation of Medical authority.

**PART - II**

(To be filled in by the examining medical authority)

1. Apparent Age
2. Height
3. Weight
4. Describe any scars or identifying marks of the applicant.
5. Pulse rate-
  - (a) Sitting
  - (b) StandingWhat is the Character of Pulse ?
6. Blood pressure-
  - (a) Systolic
  - (b) Diastolic
7. Is there any evidence of disease of the main organs ?
  - (a) Heart
  - (b) Lungs
  - (c) Liver
  - (d) Spleen
  - (e) Kidney

**FORM - 19 (Continued)**

8. Investigations-
- (i) Urine (State Specific gravity)
  - (ii) Blood
  - (iii) X-Ray Chest
  - (iv) E.C.G.
9. Has the applicant a hernia ? If so, state the kind and if reducible.
10. Any additional finding

**PART - III**

I/We have carefully examined Shri/Shrimati/Kum. \_\_\_\_\_ and/ am/are of opinion that He/She is in good bodily health and has the prospect of an average duration of life.

OR

He/She is not in good bodily health and is not a fit subject for commutation.

OR

Although he/she is suffering from \_\_\_\_\_ he/she is considered a fit subject for commutation but his/her age for the purpose of commutation i.e. the age at next birthday, should be taken to be \_\_\_\_\_ (in words) years more than his/her actual age.

Place :

Date :

Signature and designation of examining Medical Authority.

**FORM - 20****[See Rule 126 (1)]****REGISTER OF GOVERNMENT EMPLOYEES  
SUPERANNUATING DURING THE YEAR\_\_\_\_\_**

Sr. No.	Name of Government employee (Surname first)	Designation	Birth Date
1	2	3	4

Date of retirement	Nature of retirement	Office in which working at the time of death or retirement
5	6	7

Date on which action initiated to prepare pension papers.	No. and date of letter sending pension papers to the Director of Pension and Provident Fund	No. and date of sanction of pension payment order	Remarks
8	9	10	11

**FORM - 21***[See Rules - 136, 137 & 138]***PARTICULARS TO BE OBTAINED BY THE PENSION  
SANCTIONING AUTHORITY FROM THE RETIRING  
GOVERNMENT EMPLOYEE TWENTY FOUR MONTHS  
BEFORE THE DATE OF HIS/HER RETIREMENT**

1. Name of the Government Employee :
2. (a) Date of birth in figures :  
(b) Date of birth in words :
3. Date of entry in Government Service :
4. Date of Retirement :
5. Nature of Retirement :
6. Three specimen signatures (to be furnished  
in a separate sheet) duly attested by a  
Gazetted Government Employee :
7. \*\* Three copies of passport size joint  
photograph+ with wife or husband (To be  
attested by the Head of Office)

\* Three slips each bearing the left thumb and finger impression duly attested may be furnished by a person who is not literate enough to sign his name. If such a Government Employee on account of physical disability is unable to give left hand thumb and finger impressions he may give thumb and finger impressions of the right hand. Where a Government employee has lost both the hands, he may give his toe impressions. Impressions should be duly attested by a Gazetted Government Employee.

\*\* Three copies of the passport size photograph of self only need be furnished if the Government employee is governed by Chapter-IX of the Gujarat Civil Services (Pension) Rules, 2002 and is unmarried or a widower or widow.

+ Where it is not possible for a Government employee to submit a photograph with his wife or her husband, he or she may submit separate photographs. The photographs shall be attested by the Head of Office.



**FORM - 21 (Continued)**

8. Two slips showing the particulars of height and personal @ identification marks duly attested by a Gazetted Officer.
9. Present address with pincode
10. # Address after retirement with pincode.
11. Name of the Government Treasury/  
Sub-Treasury through which the pension is to be drawn.
12. @@ Details of the family in Form-13.
13. I have already made/not made a nomination for the receipt of the amount of gratuity/  
death-cum-retirement gratuity in case of my death before the actual receipt of for said amount.  
However, I now enclose fresh nomination.

**Place :****Dated the****Signature****Designation Department/Office.**

- @ Specify a few conspicuous marks, not less than two, if possible.
- # Any subsequent change of address should be notified to the Head of Office.
- @ @ Applicable only where Chapter-X of the Gujarat Civil Services (Pension) Rules, 2002 applies to the Government employee.

**C E R T I F I C A T E**

I Shri/Smt./Kum. \_\_\_\_\_ hereby certify that :-

- (i) there are no Government dues outstanding against me except those shown by the pension sanction authority in the pension papers and in case any Government dues are found to be outstanding subsequently after my retirement, I undertake to pay the same by way of recovery from my Pension/Gratuity.
- (ii) I was allotted Government residential accommodation while I was performing my duties as \_\_\_\_\_ at \_\_\_\_\_. The rent for the said residential accommodation due as per rules has been deducted from my salary, Still, however, if any amount is found to be due from me, I hereby undertake to pay the same by way of recovery from my pension.

**FORM - 22****[See Rule - 139 (2)]****NO EVENT CERTIFICATE**

Certified that after forwarding the pension papers of Shri/Smt./Kum. \_\_\_\_\_ on \_\_\_\_\_ to the Director of Pension and Provident Fund, no department inquiry or other inquiry has been initiated and that no events have also occurred till the date of his/her retirement which would have bearing on his/her eligibility for pensionary benefits and the quantum of such benefits.

2. A provisional pension of Rs. \_\_\_\_\_ has been sanctioned from \_\_\_\_\_ treasury vide this office order No. \_\_\_\_\_ dated \_\_\_\_\_.

Place :

Date :

Pension Sanctioning Authority.

**FORM - 23****[See Rule - 149 (2) (b)]**

**FORM OF LETTER TO THE MEMBER OR MEMBERS OF  
THE FAMILY OF A DECEASED GOVERNMENT EMPLOYEE WHERE VALID  
NOMINATION FOR THE GRANT OF  
THE DEATH-CUM-RETIREMENT GRATUITY EXISTS**

No. \_\_\_\_\_

Government of Gujarat

Department/Office \_\_\_\_\_

Dated the \_\_\_\_\_

To,

\_\_\_\_\_  
\_\_\_\_\_

**Subject : payment of death-cum-retirement gratuity in respect of the late Shri/Smt. \_\_\_\_\_**

Sir/Madam,

I am directed to state that in terms of the nomination made by the late Shri/Smt. \_\_\_\_\_ (designation) in the Office/Department of \_\_\_\_\_ a death-cum-retirement gratuity is payable to his/her nominee(s). A copy of the said nomination is enclosed herewith.

2. I am to request that a claim for the grant of the gratuity may be submitted by you in the enclosed Form-25.

3. Should any contingency have happened since the date of making the nomination, so as to render the nomination invalid, in whole or in part, precise details of the contingency may kindly be stated.

Yours faithfully,

Pension Sanctioning Authority.



**FORM - 24****[See Rule - 149 (2) (b)]****FORM OF LETTER TO THE MEMBER OR MEMBERS OF  
THE FAMILY OF A DECEASED GOVERNMENT EMPLOYEE  
WHERE VALID NOMINATION FOR THE GRANT OF THE  
DEATH-CUM-RETIREMENT GRATUITY DOES NOT EXISTS**

No. \_\_\_\_\_

Government of Gujarat

Department/Office \_\_\_\_\_

Dated the \_\_\_\_\_

To,

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_**Subject : payment of death-cum-retirement gratuity in respect of the late  
Shri/Smt. \_\_\_\_\_**

Sir/Madam,

I am directed to state that in terms of rule-83 of the Gujarat Civil Services (Pension) Rules, 2002 a death-cum-retirement gratuity is payable to the following members of the family of late Shri/Shrimati \_\_\_\_\_ (Designation), in the Office/Department of \_\_\_\_\_ in equal shares :

- (i) Wife/Husband (including judicially separated wife/husband)
- (ii) Sons & Unmarried daughters including step children and adopted children.

2. In the event of there being no surviving members of the family as indicated above, the gratuity will be payable to the following members of the family in equal shares :

- (i) Widowed daughters (including step daughters and adopted daughters)
- (ii) Father & Mother including adoptive parents in case of individuals whose personal law permits adoption.
- (iii) Brother below the age of eighteen years and unmarried widowed sisters including step brothers and step sisters.
- (iv) Married daughters, and
- (v) Children of a pre-deceased son.

3. It is requested that a claim for the payment of gratuity may be submitted in the enclosed Form-25 as soon as possible.

**Your faithfully,****Pension Sanctioning Authority.**

**FORM - 25****[See Rule - 149 (2) (b)]****FORM OF APPLICATION FOR THE GRANT OF  
DEATH-CUM-RETIREMENT GRATUITY ON  
THE DEATH OF A GOVERNMENT EMPLOYEE**

(To be signed by each of the claimant and in case the claimant is minor,  
the Form should be filled in by the guardian on his/her behalf.

Where there are more than one minor, the guardian should claim  
gratuity in one Form on their behalf).

1. (i) Name of the deceased Government employee in respect of whom gratuity is being claimed.
- (ii) Date of death of Government employee.
- (iii) Office/Department in which the deceased served last.
2. (i) Name/s of the claimant in case he/she is not minor/guardian in case of minor/s.
- (ii) Date of birth of the claimant/s / Guardian.
3. Full Postal address of the claimant/guardian.
4. Relationship of the claimant guardian with the deceased Government employee.
5. (i) Where gratuity is claimed by the guardian on behalf of minors, the names of the minors, their ages, relationship with the deceased Government employee, etc.,

Sr. No.	Name	Age	Relation with the deceased Government employee	Postal Address
1	2	3	4	5
1.				
2.				
3.				
4.				
5.				

- (ii) Relationship of the guardian with minor.

**FORM - 25 (Continued)**

6. Place of payment of pension and gratuity (Government Treasury or Branch of Public Sector Bank).

**DECLARATION**

I/We hereby declare that I/We have not applied/claimed/received any gratuity or death-cum-retirement gratuity for the service or part of service rendered by the above named Government employee nor shall I/We apply for the same without referring to this application and orders issued thereon.

**Signature/Thumb impression \*  
of the claimant/guardian.**

7. Two specimen signatures or left hand thumb and finger impressions\* of the claimant/s/guardian duly attested.

(To be furnished in a separate sheet.)

- 8.+ Attested by -

	Name	Full Address	Signature
(i)	_____	_____	_____
	_____		
	_____		
(ii)	_____	_____	_____
	_____		
	_____		
10.	Witness -		
(i)	_____	_____	_____
	_____		
	_____		
(ii)	_____	_____	_____
	_____		
	_____		

\* To be furnished in case the applicant is not literate enough to sign his name.

+ (Attestation should be done by two Gazetted Government employees or by two or more person of respectability in the town, taluka or village in which the applicant resides.

**FORM - 26****[See Rule 149 (3) (a)]****FORM OF LETTER TO THE WIDOW/WIDOWER OF  
A DECEASED GOVERNMENT EMPLOYEE FOR  
GRANT OF FAMILY PENSION UNDER  
FAMILY PENSION SCHEME, 1972**

No. \_\_\_\_\_

Government of Gujarat

Department/Office \_\_\_\_\_

Dated the \_\_\_\_\_

To,

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_**Subject : Payment of Family Pension under Family Pension Scheme, 1972  
in respect of late Shri/Shrimati \_\_\_\_\_**

Sir/Madam,

I am directed to state that under Chapter-X of the Gujarat Civil Services (Pension) Rules, 2002, a Family Pension is payable to you as widow/widower of the late Shri/Shrimati \_\_\_\_\_ (Designation) who was working in the office/Department of \_\_\_\_\_.

2. You are advised that a claim for the grant of Family Pension may be submitted in the enclosed **Form-27**.

3. The Family Pension, will be payable till your death or re-marriage, whichever event occurs earlier. In the event of your death or re-marriage, the Family Pension shall be granted to the child or children, if any, through the guardian.

**Your faithfully,****Pension Sanctioning Authority.**



**FORM - 27**

**[See Rules 149 (3) (a), 149 (3) (b), 158 (c) (iii), 158 (3) (b) & 158 (d) (i)]**

**FORM OF APPLICATION FOR THE GRANT  
OF FAMILY PENSION UNDER FAMILY PENSION  
SCHEME, 1972 ON THE DEATH OF A GOVERNMENT  
EMPLOYEE WHILE IN SERVICE**

1. Name of the applicant in full -
  - (i) Widow/Widower
  - (ii) Guardian if the deceased person is survived by child or children.
2. Date of death of the Government employee.
3. Office/Department in which the deceased Government employee served last.
4. Name and age of surviving widow(s) widower and children of the deceased Government employee.

Sr. No.	Name	Relationship with the deceased person	Date of Birth by Christian era	Remarks
1	2	3	4	5
1.				
2.				
3.				
4.				
5.				
6.				

5. If the applicant is guardian, his date of birth and relationship with the deceased Government employee.
6. Full address of applicant.
7. Place of payment of pension and gratuity (Government Treasury, or Branch of Public Sector Bank.)
8. Enclosures : (Specimen of forms are enclosed) :-
  - (i) Two specimen signatures of the applicant, duly attested (to be furnished in duplicate).
  - (ii) Two copies of passport size photograph of the applicant duly attested.
  - (iii) Two slips each bearing left hand thumb and finger impressions \* of the applicant, duly attested.

**FORM - 27 (Continued)**

- (iv) Descriptive Roll of the applicant, duly attested, indicating (a) height and (b) personal marks, if any on the hand, face etc. (Specify a few conspicuous marks not less than two, if possible) (to be furnished in duplicate):
- (v) Certificate(s) of age (with two attested copies) showing the dates of birth of the children. The certificate should be from the Municipal Authorities or from the Gram Panchayat or from the Head of a recognised school if the child is studying in such school (This information should be furnished in respect of such child or children, the particulars of whose date of birth are not available with the Pension Sanctioning authority.)

9. Signature or left-hand thumb impression\* of the applicant.

10. Attested by -

	Name	Full Address	Signature
(i)	_____	_____	_____
	_____		
	_____		
(ii)	_____	_____	_____
	_____		
	_____		
11. Witness -			
(i)	_____	_____	_____
	_____		
	_____		
(ii)	_____	_____	_____
	_____		
	_____		

*Note : (Attestation should be done by two Gazetted Government employees or by two or more person of respectability in the town, taluka or village in which the applicant resides.*

\* To be furnished in case the applicant is not literate enough to sign his name.

In the case of re-marriage of the widow while applying for family pension on behalf of the minor child, the widow should furnish :-

- (i) the date of her re-marriage;
- (ii) name of the Treasury at which payment is desired; **and**
- (iii) her full address in the application for Family Pension.

It is not necessary to furnish a fresh application nor the documents as they are already available with the pension papers on which Family Pension was originally admitted to her.



**FORM - 27 (Continued)***Enclosures of Form - 25**(Under item No. 9)***(I) SPECIMEN SIGNATURE SLIP**

Specimen Signature of (1).....  
 (2).....  
 (3).....

Thumb impression \*

Certified that the above specimen signature / thumb impression \* was taken in my presence.

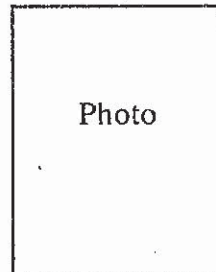
Dated.....

Signature.....

Name.....

Designation.....

(Of the pension sanctioning authority)

**(II) PENSIONER'S / GUARDIAN'S PHOTOGRAPH**

Signature / thumb impression of the Pensioner..... Cer-  
 tified that the signature and the photograph are those of.....

Dated.....

Signature.....

Name.....

Designation.....

(Of the pension sanctioning authority)

\* To be furnished in case the applicant is not literate enough to sign his name.

**FORM - 27 (Continued)****(III) THE THUMB AND FINGER IMPRESSION CARD**

Little Finger	Ring Finger	Middle Finger	Fore Finger	Thumb
------------------	----------------	------------------	----------------	-------

Certified that the thumb and finger impressions are those of the left hand  
of .....

Dated.....

Signature.....

Name.....

Designation.....

(Of the pension sanctioning authority)

**(IV) DESCRIPTIVE ROLL**

(i) Height .. ..

(ii) Personal marks, if any on the hand, face, etc.

Certified that the above identification marks are those of.....

Dated.....

Signature.....

Name.....

Designation.....

(Of the pension sanctioning authority)

**FORM - 28**  
**DELETED**

**FORM - 29**  
**DELETED**

**FORM - 30**  
**DELETED**

**FORM - 31****[See Rules 158 (3) (b) (ii) & 158 (d) (ii)]**

**FORM OF ORDER SANCTIONING FAMILY PENSION  
UNDER FAMILY PENSION SCHEME, 1972 TO THE CHILD  
OR CHILDREN OF A RETIRED GOVERNMENT EMPLOYEE  
WHO DIES AFTER RETIREMENT BUT DOES NOT  
LEAVE BEHIND A WIDOW OR WIDOWER.**

No. \_\_\_\_\_

Government of Gujarat

Department/Office \_\_\_\_\_

Dated the \_\_\_\_\_

To,

The Director of Pension and Provident Fund

**Subject :** Grant of Family Pension under Family Pension Scheme, 1972 to the  
child/children of Late Shri/Smt. \_\_\_\_\_  
Holder of P.P.O. No \_\_\_\_\_

Sir,

I am directed to state that Shri/Shrimati \_\_\_\_\_  
formerly \_\_\_\_\_ in this Department was authorised pension of Rs. \_\_\_\_\_ with  
effect from \_\_\_\_\_ on his/her retirement from service.

2. Intimation has been received in this Department/Office that Shri/  
Shrimati \_\_\_\_\_ died on \_\_\_\_\_ and that at the time of  
death left no widow/widower but was survived by the following child/children \*\* :-

Sr. No.	Name	Son/Daughter	Date of Birth in Christian era.	Date from which family pension under Family Pension, 1972 ceases to be payable
1	2	3	4	5
1.				
2.				
3.				
4.				
5.				

\*\* See next page

**FORM - 31 (Continued)**

3. In terms of rule-91 of the Gujarat Civil Services (Pension) Rules, 2002 the amount of family pension under Family Pension Scheme, 1972 has become payable to the children in the order mentioned above. The Family Pension will be payable on behalf of the minor to Shri/ Shrimati \_\_\_\_\_ who is the guardian.

4. Sanction for the grant of Family Pension of Rs. \_\_\_\_\_ per month to the children mentioned above is hereby accorded. The family pension under Family Pension Scheme, 1972 will take effect from \_\_\_\_\_ and subject to the provisions of Chapter-X of the Gujarat Civil Services (Pension) Rules, 2002 will be tenable till \_\_\_\_\_.

5. The amount of family pension under Family Pension Scheme, 1972 is debitable to the Budget Head \_\_\_\_\_.

6. Attention is invited to the information furnished in the list of enclosures.

7. The receipt of the letter may kindly be acknowledged and this Department/Office be informed that instructions for the payment of family pension under Family Pension Scheme, 1972 to the guardian have been issued to the disbursing authority concerned.

**Yours faithfully,**

**Head of Office**

**\*\*** The names of children should be mentioned in the order of eligibility mentioned in rule-91 of the Gujarat Civil Services (Pension) Rules, 2002, children born before or after as a result of marriage which took place before the retirement of the Government employee or children adopted legally before retirement should only be included.

**List of Enclosures -**

1. Service Book.
2. Permanent address of the guardian.
3. Place of payment (Government Treasury, or Branch of Public Sector Bank)
4. Three Specimen signature and left hand thumb and finger impressions \* of the claimant or guardian duly attested.
5. Three attested copies of passport size photograph of the guardian.
6. Descriptive roll of the guardian, duly attested.

\* To be furnished in the case of the guardian who is not literate enough to sign his or her name.

**FORM - 32****[See Rule 158 (3) (C) (iv)]****FORM OF ORDER SANCTIONING FAMILY PENSION UNDER  
FAMILY PENSION SCHEME, 1972 TO THE CHILD OR  
CHILDREN ON THE DEATH OR RE-MARRIAGE OF A WIDOW/  
WIDOWER WHO WAS IN RECEIPT OF FAMILY PENSION, 1972**

No. \_\_\_\_\_

Government of Gujarat

Department/Office \_\_\_\_\_

Dated the \_\_\_\_\_

To,

The Director of Pension and Provident Fund

\_\_\_\_\_  
\_\_\_\_\_**Subject : Grant of Family Pension under Family Pension Scheme, 1972 to the  
child/children of Late Shri/Smt. \_\_\_\_\_  
Holder of P.P.O. No. \_\_\_\_\_**

Sir,

I am directed to state that Shri/Shrimati \_\_\_\_\_  
formerly working as \_\_\_\_\_ in this Department was authorised pension of  
Rs. \_\_\_\_\_ with effect from \_\_\_\_\_ on his/her retirement from service.

2. Intimation has been received in this Department/Office that Shri/  
Shrimati \_\_\_\_\_ died/re-married on \_\_\_\_\_.

3. At the time of death/re-marriage, Shri/Shrimati \_\_\_\_\_ had  
following children\*\* :-

Sr. No.	Name	Son/Daughter	Date of Birth in Christian era.	Date from which family pension under Family Pension, 1972 ceases to be payable
1.				
2.				
3.				
4.				
5.				

**\*\* See next page**



**FORM - 32 (Continued)**

4. In terms of provision contain in Chapter-X of the Gujarat Civil Services (Pension) Rules, 2002 the amount of family pension under Family Pension Scheme, 1972 has become payable to the children in the order mentioned above. The family pension under Family Pension Scheme, 1972 will be payable on behalf of the minor to Shri/ Shrimati \_\_\_\_\_ who is the guardian.

5. Sanction for the grant of family pension under Family Pension Scheme, 1972 of Rs. \_\_\_\_\_ per month to the children mentioned above is hereby accorded. The family pension under Family Pension Scheme, 1972 will take effect from \_\_\_\_\_ and subject to the provisions of rule-91 of Gujarat Civil Services (Pension) Rules, 2002 will be tenable till \_\_\_\_\_.

6. The amount of family pension under Family Pension Scheme, 1972 is debitable to the Budget Head \_\_\_\_\_.

7. Attention is invited to the information furnished in the list of enclosures.

8. The receipt of the letter may kindly be acknowledged and this Department/Office informed that instructions for the payment of family pension under Family Pension Scheme, 1972 to the guardian have been issued to the disbursing authority concerned.

**Yours faithfully,**

**Head of Office**

**\*\*** The names of children should be mentioned in the order of eligibility mentioned in rule-91 of the Gujarat Civil Services (Pension) Rules, 2002, children born before or after as a result of marriage which took place before the retirement of the Government employee or children adopted legally before retirement should only be included.

**List of Enclosures -**

1. Service Book.
2. Permanent address of the guardian.
3. Place of payment (Government Treasury, or Branch of Public Sector Bank)
4. Three Specimen signature and left hand thumb and finger impressions \* of the claimant or guardian duly attested.
5. Three attested copies of passport size photograph of the guardian.
6. Descriptive roll of the guaridan, duly attested.

\* To be furnished in the case of the guardian who is not literate enough to sign his or her name.



**FORM - 33**  
**(See Rule - 158 (4))**

**FORM OF APPLICATION FOR THE GRANT OF  
RESIDUARY \*GRATUITY ON THE DEATH OF A PENSIONER**

(To be filled in separately by each applicant)

1. Name of the applicant in full.
2. (i) Name of the guardian in case the applicant is a minor.  
(ii) Name of the deceased pensioner.
3. Office/Department in which the deceased pensioner served last.
4. Date of death of the pensioner.
5. Date of retirement of the deceased pensioner.
6. Amount of monthly \*\* pension (including temporary increase or relief, if any sanctioned to deceased pensioner.
7. Amount of death-cum-retirement gratuity received by the deceased pensioner.
8. The amount of \*\* Pension (including temporary increase or relief, if any) drawn by the deceased till the date of death.
9. If the deceased had commuted a portion of pension before his death, the value of the pension.
10. Total of Item Nos. 8, 9, and 10.
11. Amount of death-cum-retirement gratuity equal to 12 times of the pay.

---

\* If a retired Government employee in receipt of service gratuity or pension dies within five years from the date of his retirement from service including compulsory retirement as a penalty and the sums actually received by him at the time of his death on account of such gratuity or pension including temporary increases or relief, if any, together with the death-cum-retirement gratuity and the commuted value of any portion of pension commuted by him are less than the amount equal to 12 times of his pay, a residuary gratuity equal to the deficiency becomes payable to the family should be indicated.

\*\* When a Government employee has retired before earning a pension, the amount of service gratuity should be indicated.

**FORM - 33 (Continued)**

12. The amount of residuary gratuity claimed i.e. the difference between the amount shown against item 12 and item 11.
13. Relationship of the applicant with the deceased pensioner.
14. Date of Birth of the applicant.
15. Name of the Government Treasury from which pension was drawn.
16. Full address of the applicant.
17. Signature or thumb impression of the applicant (To be furnished in a separate sheet duly @ attested.)
18. Attested by -

	Name	Full Address	Signature
(i)	_____	_____	_____
	_____		
	_____		
(ii)	_____	_____	_____
	_____		
	_____		
19. Witness -			
(i)	_____	_____	_____
	_____		
	_____		
(ii)	_____	_____	_____
	_____		
	_____		

@ Attestation should be done by two Gazetted Government employees or by two or more persons of respectability in the town, taluka or village in which the applicant resides.

**FORM - 34****[See Rule - 189 (2)]****FORM OF APPLICATION FOR PERMISSION TO  
ACCEPT COMMERCIAL EMPLOYMENT WITHIN  
A PERIOD OF TWO YEARS AFTER RETIREMENT**

1. Name of the Officer :  
(In Block letters)
2. Date of retirement :
3. Particulars of the Department/Officers in which the officer served during the last five years preceding retirement (with duration).

Name of Department/Office	Post held	Duration	
		From	To
4. Post held at the time of retirement and period for which held.			
5. Pay-scale of the post and the pay drawn by the officer at the time of retirement.			
6. Pensionary benefits			
<b>Pension expected/sanctioned (Commutation, if any, should be mentioned)</b>		<b>Gratuity, if any</b>	

7. Details regarding commercial employment proposed to be taken up :

- (a) Name of the firm/company/Co-operative Society etc.
- (b) Whether the official had, during his official carrier, any dealings with the firm etc.

*Note : If the officer had no dealing with the firm, company, etc., in which employment is offered, it may also be indicated whether the officer had dealings with any other firm, company, etc., under the control of the proposed employer. If so, details may be given at (c) below.*

- (c) Duration of service of the official dealings with the firm.
- (d) Name of job/post offered.
- (e) Whether post was advertised, if not, how was officer made.
- (f) Description of the duties of the job/post.
- (g) Does it involve liaison/contract work with Government Department.
- (h) Remuneration offered for the post/job.

8. Any information which the applicant desires to furnish in support of his request.

**Station :****Date :****Signature of the retired officer.**

**FINANCE DEPARTMENT  
NOTIFICATION**

**Sachivalaya, Gandhinagar. 15th November, 2002.**

*Constitution of India*

No. : GN-36-GCS/102001/331/CH.—In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

**CHAPTER - I  
GENERAL**

1. **Short Title and Commencement :** (1) These rules may be called the “Gujarat Civil Services (Occupation of Residential Accommodation) Rules” 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to-  
(a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and  
(b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner :  
**Provided** that no such order shall be made except with the prior concurrence of the Finance Department.
5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Orders of the Roads and Buildings Department :** The detailed orders for regulating the allotment, recovery of rent, the eligibility of Government employees, etc., regarding Government residential accommodation as laid down by the Government in Roads and Buildings Department shall be supplementary to these rules. The provisions contained in these rules shall prevail over the said orders laid down or issued by the Roads and Buildings Department.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided** that the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.

**CHAPTER - II  
DEFINITIONS**

9. Unless the context otherwise requires -  
(1) “Actual travelling expenses” means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if

paid, and for carriage of camp equipment, if necessary and does not include charges for accommodation in hotels and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.

- (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
- (3) **"Annexure"** means annexure appended to these rules.
- (4) **"Appendix"** means appendix appended to these rules.
- (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
- (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
- (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
- (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
- (9) **"Camp Equipage"** means an apparatus for moving a camp.  
**Note:** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.
- (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.
- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.  
**Note :** This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.
- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of India" and all revenues received by the Government of a State/Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".
- (15) **"Constitution"** means the Constitution of India.
- (16) **"Conveyance Allowance"** means an allowance granted to a Government employee, whose pay



has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.

- (17) **"Date of first appointment"** means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.
- (18) **"Daily Allowance"** means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) **"Day"** means the period beginning from a midnight and ending with the next midnight.
- (20) **"Death-cum-Retirement Gratuity"** means the gratuity payable under rule-8 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) **"Director of Pension and Provident Fund"** means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) **"Disbursing Authority for Pension"** means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.
- (23) **"Duty"** Duty includes -

- (a) service as a probationer;
- (b) joining time;
- (c) a course of instructions or training authorised by or under the orders of Government;

**Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.

- (d) the period occupied -

- (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
- (ii) in attending an obligatory departmental examination,
- (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall be treated not as duty but as leave.



- (e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-
- (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
  - (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or
  - (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved. The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.
- (f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.
- (g) the period spent by Government employee on training mentioned below :-
- (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.
  - (ii) On Home Guard training or Home Guard duties with permission of the Head of office.
  - (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.
  - (iv) training at a Boy Scouts' camp;
- Note:** No travelling or halting allowance shall be admissible in respect of this duty.
- (h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.
- (i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State -
- (a) as representatives of Government or ex-officio,
  - (b) by virtue of his official position such as Principal of a College, and
  - (c) for attending the meeting of a Board of Studies.

**(24) "Emoluments" means -**

- (i) Pay,
- (ii) payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.
- (iii) compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.
- (iv) Pension and pension equivalent of death-cum-retirement gratuity except the following :-
  - (a) wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.
  - (b) compensation received under the Workmen's Compensation Act, 1923.

**Note :** The word "Pension" means the full sanctioned pension prior to commutation.

- (v) in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance

**Provided** that, if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:

**Provided** further that if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.

**Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, or the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.

**Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.

- (25) "Executive Engineer" means an officer appointed as such and incharge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.

- (26) "Family" means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.

**Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.

**Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.

- (27) "Fee" means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.

- (28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.
- (29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18 the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.
- (30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.
- (31) **"Form"** means a form appended to these rules.
- (32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non-gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this sub rule.  
**Provided** that in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.  
**Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.
- (33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.
- (34) **"Head of Department"** this term includes the officers from Appendix-II who have been declared as such or any other officers whom Government may from time to time declare to be Head of Department.
- (35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.
- (36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent authority, or in the absence of such declaration the station where the records of his office are generally kept.
- (37) **"Holiday"** means -  
(a) a holiday declared or notified under Negotiable Instruments Act, 1881; and  
(b) in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.
- (38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.
- (39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.
- (40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.
- (41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.
- (42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.



- (43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.
- (44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.
- (45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.
- (46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.
- (47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.
- (48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.
- (49) **"Minor"** means a person who has not completed the age of eighteen years.
- (50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction :** Calculations of period expressed in terms of months and days shall be made as under :-

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-

	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>

- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **"Non-Official Member"** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **"Officiate"** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **"Pay"** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **"Permanent Travelling Allowance"** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.

- (55) **"Pension"** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.
- (56) **"Pensionable Pay"** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.
- (57) **"Pensioner"** means a retired Government employee who has been granted pension.
- (58) **"Pension Payment Office"** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **"Pension Payment Order"** means an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **"Pension Sanctioning Authority"** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **"Permanent Post"** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **"Pay and Accounts Officer"** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **"Personal Pay"** means additional pay granted to a Government employee -  
(a) to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or  
(b) in exceptional circumstances, on other personal considerations.
- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.  
**Note 1:** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.  
**Note 2:** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.  
**Note 3:** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.
- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj. XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.

- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.
- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.
- Note :** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.
- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -
- the specially arduous nature of duties,
  - a specific addition to the work or responsibility.
- (75) **"Sphere of duty"** means the area to which the duties of a Government employee are confined.
- (76) **"Standard Rent"** means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) **"Subsistence Allowance"** means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) **"Substantive Pay"** means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) **"Superintending Engineer"** means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) **"Superior Service"** means any kind of service not being Class IV service.
- (81) **"Table"** means a table appended to these rules.
- (82) **"Temporary Post"** means a post carrying a definite rate of pay sanctioned for a limited time.
- Note :** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.
- (83) **"Temporary Transfer"** means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.
- (84) **"Tenure Post"** means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note :** The following posts have been declared by Government to be tenure posts :-

Period of Tenure (Years)	
(1) Chief Engineer in the Gujarat Service of Engineers (Class-I)	5
(2) Three posts of Assistant Directors of Social Welfare	3



	Period of Tenure (Years)
(3) All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	5
(4) The following posts in the Legal Department:	
(i) Deputy Secretaries (Three posts)	3
(ii) Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post)	3
(iii) Special Officer and Ex-officio Under Secretary to Government (one post)	3
(5) Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department.	5
(6) Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department.	5

Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.

- (85) "Time-Scale Pay" means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.

**Note-1:** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.

**Note-2:** A post is said to be on the same time-scale as another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.

- (86) "Transfer" means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -

- to take up the duties of a new post; or
- in consequence of a change of his headquarters.

- (87) "Transit Time" means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.

- (88) "Travelling Allowance" means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.

- (89) "Treasury" means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III - GOVERNMENT RESIDENTIAL ACCOMMODATION

10. **Residential accommodation :** Residential accommodation for Government employees may be built, or purchased by the Government -

- when it is the recognised duty or established custom of the Government to do so,
- when it is necessary, on public grounds, for the Government employee to reside in, or close to, locality in which his duties are performed,

- (iii) when it is necessary to provide residential accommodation in parts of the country where no civil station or cantonment exists, and where, therefore, a lengthened term of residence would render camp accommodation unable, e.g., building along lines of roads or canals, for the housing of Government employees employed on their construction or maintenance, and
- (iv) when it is shown to the satisfaction of Government that suitable residential accommodation is not available in the vicinity for Government employees, whose appointments are permanent in respect of locality, or is available only under circumstances which would be likely to place such Government employees in an undesirable position in relation to house proprietors.
11. **Leasing, hiring or requisitioning of building for residential accommodation :** When such a course is more convenient or economical, provision may be made for the residential accommodation of Government employee by leasing, hiring or requisitioning buildings, with previous sanction of Government, instead of by constructing or purchasing them.
12. **Occupant of the residential accommodation :** The incumbent of a post, for whom a residential accommodation has been made available, shall be considered to be in occupation of the same during the period of his incumbency of the post.
13. **Sharing of residential accommodation with other Government employee :** A Government employee shall not be considered to be in occupation of a residential accommodation, only by reason of the fact that he shares it with a Government employee, who is in occupation thereof.
14. **Occupation of residential accommodation while absent on tour :** A Government employee shall be considered to be in occupation of his residential accommodation when he is absent on tour or where he is permitted, but not required, by the Government to reside.
15. **Part occupation of residential accommodation as an office :** When a building is occupied partly as residential accommodation, and partly as an office for which no separate rent is paid, the rent leviable for the portion occupied as a residential accommodation shall be separately calculated by the Executive Engineer.
16. **Classification of residential accommodation :** All Government residential accommodation shall be classified into the following types depending on its living area/floor area as shown against each and henceforth all residential bungalows/quarters shall be constructed according to types mentioned below :-

Sr. No.	Type of Residential accommodation	Living area/floor area in square meter
1	A	upto 29 sq.mt.
2	B	30 to 35 sq.mt.
3	B1	36 to 42 sq.mt.
4	C	43 to 55 sq.mt.
5	D	56 to 64 sq.mt.
6	D1	65 to 79 sq.mt.
7	E	80 to 120 sq.mt.
8	E1	121 to 150 sq.mt.
9	E2	151 and above sq.mt.

17. **Classification of existing buildings in various types :** The existing residential accommodation shall be re-classified in the said types and for that purpose the living area shall be calculated as under :  
Calculation of Living Area

**Main Building**

- (a) Rooms, Kitchen, Bath, Latrine, Store and enclosed verandah 100% of the floor area.

- (b) Verandah, Corridors and Barasati 25% of the floor area  
 (c) Porch 12½% of the floor area  
 (d) Court Yard Pucca 5% of the floor area

**Out Houses**

- (a) Room 25% of the floor area  
 (b) Verandah 12½% of the floor area

**18. Different rates of rents :** The rates of flat rate rent, standard rent, economic rent and market rent for different types of residential accommodation classified on the basis of floor area/living area shall be as under :

Sr. No.	Type of Residential Accommodation	Rate of Rent per month in rupees			
		Flat	Standard	Economic	Market
1.	A	20	150	200	800
2.	B	35	150	200	800
3.	B1	50	150	200	800
4.	C	75	360	480	1920
5.	D	100	360	480	1920
6.	D1	120	360	480	1920
7.	E	150	600	800	5000
8.	E1	200	600	800	6000
9.	E2	260	600	800	7000

**Note 1 :** For independent bungalow type of residential accommodation in Districts (except in the city of Ahmedabad and Gandhinagar) which are assigned to the holders of specific posts, the flat rate of rent shall be Rs. 150 per month.

**Note 2 :** Separate rents for attached servants quarters and garages in charge of the occupants of the residential accommodation shall not be recoverable.

**Note 3 :** The flat rate rent for the broken period of a month shall be calculated at the daily rate of 1/30th of the rent.

**19. Entitlement of residential accommodation to a Government employee :** The entitlement of the type of residential accommodation to a Government servant shall be as under :-

**For the employees at places other than Gandhinagar**

S.N.	Pay drawn by the employee		Type of Accommodation
1	upto	Rs. 3200 p.m.	A
2	Between	Rs. 3201 and 3399 p.m.	B
3	"	Rs. 4000 and 4999 p.m.	B1
4	"	Rs. 5000 and 6499 p.m.	C
5	"	Rs. 6500 and 8999 p.m.	D
6	"	Rs. 9000 and 11999 p.m.	D1
7	"	Rs. 12000 and 13999 p.m.	E
8	"	Rs. 14000 and 17999 p.m.	E1
9	"	Rs. 18000 and above	E2

## For the employees at Gandhinagar

S.N.	Pay drawn by the employee	Type of Accommodation
1	upto Rs. 2750 p.m.	A/J-1/Category-1
2	Between Rs. 2751 and 3200 p.m.	J-2
3	" Rs. 3201 and 3500 p.m.	B/J/Category-2
4	" Rs. 3501 and 4999 p.m.	B1/CHH
5	" Rs. 5000 and 5500 p.m.	C/CH-1
6	" Rs. 5501 and 6500 p.m.	CH/Category-3
7	" Rs. 6501 and 8999 p.m.	D/GH-1
8	" Rs. 9000 and 11999 p.m.	D1/GH/Category-4
9	" Rs. 12000 and 13999 p.m.	E/G-1/Category-5
10	" Rs. 14000 and 17999 p.m.	E1/G
11	" Rs. 18000 and 19999 p.m.	E2/KH
12	" Rs. 20000 and above	Secretaries' Bungalows/K

- 20. Rate of rent to be recovered from a Government employee :** When Government provides a Government employee residential accommodation, he shall pay flat rate of rent for the type of accommodation occupied by him.

**Note :** When a Government employee on leave is supplied with a residential accommodation owned, hired, requisitioned or leased by the Government he shall be charged at flat rate rent.

- 21. Recovery of rent from a Government employee for higher type of accommodation :** When a Government employee is allotted with a residential accommodation of a type higher than that for which he is entitled as per rules, he shall be charged the full standard rent of the higher type of residential accommodation.

- 22. Powers of Government to recover rent at higher rate :** Nothing in these rules shall prevent Government from recovering rent, in excess of flat rate rent from a Government employee -

- who is not required or permitted to reside on duty at the station at which the residential accommodation is allotted to him, or
- who, at his own request, is allotted with residential accommodation which exceeds that which is appropriate to the status of the post held by him, or
- who is permitted to sub-let the residential accommodation allotted to him, or who sub-lets without permission the residential accommodation allotted to him, or
- who does not vacate the residential accommodation after the cancellation of the allotment.

- 23. Rent free accommodation and reduction in rent :** In special circumstances, for reasons which should be recorded, the Government may -

- by general or special order, grant or withdraw rent free accommodation to any Government employee or class of Government employees, or
- by special order, waive or reduce the amount of rent to be recovered from any Government employee.

**Note 1 :** Appendix-III contains a list of Government employees who have been granted rent-free accommodation.

**Note 2 :** Government employees who enjoy the concession of rent free accommodation or reduced rent can enjoy the concession during first four months of leave provided that -

- no extra expenditure is incurred over the housing of their substitutes, and



- (ii) they are likely to rejoin the same post from which they proceeded on leave.

**Note 3 :** When a Government employee who enjoys the concession of rent-free or reduced rent residential accommodation goes on leave, an undertaking in writing should be taken from him to the effect that he will pay the flat rate rent or the rent foregone by Government in respect of residential accommodation which he occupies free or at reduced rate during the period of leave, if he resigns or retires voluntarily from the Government service at the end of the leave or of an extension of it. This undertaking should be included in the application for leave.

**Explanation :** The question whether the Government employee concerned should be called upon to pay the flat rate rent or the rent foregone by the Government in respect of residential accommodation which he occupied free or at reduced rent during the period of leave, should be decided by the authority sanctioning the leave on the merits of the case i.e., if the retirement is voluntary, refund should be enforced, but if the retirement is compulsorily by reason of ill-health incapacitating him for further service, the recovery of rent may be forgone.

**Note 4 :** Policemen occupying rent-free residential accommodation in Police lines or living in residential accommodation, the rent of which is paid by the Government may be permitted to occupy them during the period of suspension just as they are on duty.

**Note 5 :** Government employees other than those referred to in Note - 4 who enjoy the concession of rent free or reduced rent residential accommodation prior to being placed under suspension may, at the discretion of the suspending authority be allowed to enjoy the concession subject to such conditions as the authority suspending the Government employee may direct.

24. **Rates of house rent allowance in lieu of rent free accommodation :** Government employee who is entitled to rent free accommodation under Note-1 below rule-23 but whom rent free accommodation is not provided, and who stay in their own houses or in rented houses shall be granted -

- (1) House Rent Allowance as admissible under the Gujarat Civil Services (Additions to Pay) Rules, 2002 for the period during which they are not provided with such accommodation by the Government admissible to the corresponding employees at classified and non-classified places, and
- (2) amount of rent chargeable for the Government accommodation from employees similarly placed but not entitled to rent free residential accommodation. The total amount shall however be limited to the rent if any actually paid by such employee.

25. **Remissions of rent :** Remissions of rent due for the occupation of a residential accommodation shall be sanctioned when the residential accommodation is rendered uninhabitable by reason of extensive repairs being in progress or for any other cause, provided that if the occupier finds that the residential accommodation has become inhabitable, he shall at once report the matter to the Executive Engineer in charge of the building, who will immediately inspect it and forward a report on the subject to the Superintending Engineer. The latter will take such action in the matter as he considers necessary for granting partial or total remission in the case of employees of Class-III State Services, and in the case of officers of the All India Services, report his recommendation to the Government, who will then decide whether partial or total remission of rent is to be allowed.

**Note :** Inconvenience caused by petty or ordinary annual repairs shall be insufficient to warrant remission of rent which may be granted only when extensive structural repairs justifying in the opinion of the Executive Engineer the vacation of the building, are carried out.

26. **Rent for extra services :** (1) If a residential accommodation is allotted with services other than water supply, sanitary or electric installations and fittings, such as tennis courts or gardens maintained at the cost of Government, the rent leviable therefor shall be as under :-

- (i) The rent for furniture, if supplied, should be calculated at the rate of 14 per cent of the capital cost if the furniture supplied is of a substantial or heavy type.

- (ii) The rent for furniture of a fragile or perishable nature should be similarly calculated at 22 per cent of the capital cost.
- (iii) Where a refrigerator or an electric water-heater has been installed under the special orders of the Government at the Government cost, it should be treated as an article of furniture and rent therefor should be charged at 20 per cent of its capital cost.
- (iv) The rent for providing tennis court and its maintenance shall be as laid down by the Roads and Buildings Department after taking into consideration :-

- (1) Construction of the court and of the retaining walls, where necessary.
- (2) Surfacing of the court with bajri, grass, cement etc.
- (3) Provision and erection of posts and wire netting for the purpose of enclosing the court, and of permanently fixed posts and apparatus required for suspending lawn tennis nets.
- (4) Provision and erection of fixtures and apparatus for hanging screens or nets.
- (5) Maintenance of the foregoing items.

**Note :** The cost of providing and renewing tennis nets, the marking of courts and the provision of screen shall not be admitted as a charge against the Government.

- (v) The rent for providing garden and its maintenance shall be as laid down by the Roads and Buildings Department after taking into consideration :

- (1) The cost of planting trees and plants,
- (2) Cost of making garden and including fresh soil etc.,
- (3) Maintenance of garden.

**Note :** The rent shall be calculated as a monthly rent.

- (2) The provisions contained in sub-rule (1) shall also apply to the occupation of the Government residential accommodation by persons other than Government employees.

**27. Leasing of residential accommodation to persons other than Government employees :** Government residential accommodation not immediately required for the Government use may be let to persons other than employees of the Government. The residential accommodation thus let should generally be let from month to month but a lease may be given with the sanction of the Superintending Engineer of the Roads and Buildings Department. A clause should be added in the agreement with such tenants, when necessary, to enable the Executive Engineer to terminate the lease at short notice in case the building is required by the Government. Residential accommodation leased to persons mentioned above shall not be altered or enlarged at Government expense to suit the tenants; and persons occupying such residential accommodation shall be prohibited from making any alterations even at their own expense, unless the previous approval of Government in Roads and Buildings Department has been obtained in writing.

**28. Rules regarding leasing of residential accommodation by Government :** The rules regarding occupation of Government residential accommodation by persons other than Government servants shall be as laid down by Government in Roads & Building Department from time to time.

**29. Conditions for leasing residential accommodation by Government :** When a residential accommodation belonging to the Government is let to persons other than servants of the Government for residential or business purposes the following conditions shall apply :-

- (i) the full rent shall be recovered monthly in advance at the rate falling in the locality for similar accommodation used for similar purposes provided that such rent shall not be less than the economic rent prescribed under Rule 18. If in any case where a rigid enforcement of the condition regarding the recovery of rent in advance is likely to result in the residential accommodation falling; or continuing to be vacant with consequent loss in revenue; the Executive Engineer of the



Division incharge of the said residential accommodation may relax the condition and allow payment of the rent at the end of each month;

- (ii) the question of taking a deposit and fixing the amount thereof shall be left to the discretion of the Executive Engineer incharge of the residential accommodation. The deposit may be in the form of promissory notes or postal cash certificates of a sum of money at the tenant's option.
- (iii) the tenant shall be required to execute a tenancy agreement or lease agreement with the Governor of Gujarat in the forms prescribed by Roads & Buildings Department in this regard. It shall be expressly provided in this instrument that arrears of rent due to Government be recoverable from the leasee as an arrears of land revenue without prejudice to any other remedies which may be open to Government and that the lease shall pay all costs and expenses which may be incurred in the preparation and execution of the lease including the stamp duty and registration charges if registration is necessary. The amount of this duty shall be calculated in accordance with the provisions of Bombay Stamp Act. 1958, in its adoption to the State of Gujarat.

**30. Deputation of Government employees occupying residential accommodation :** When a Government employee in occupation of Government residential accommodation is deputed to -

- (i) Central Government Department,
- (ii) to statutory bodies constituted under the State or Central Legislation except Panchayats, and
- (iii) to Limited Companies which are State or Union enterprises;

- economic rent prescribed under rule 18 shall be charged.

#### **CHAPTER - IV - REPEAL AND SAVINGS**

**31. Repeal and Saving :** The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to Occupation of Residential Accommodation are hereby repealed :

**Provided** that such repeal shall not affect the previous operation of the rules so repealed or anything done or any action taken there under.

**By order and in the name of the Governor of Gujarat.**

**S. G. MANKAD**

**Principal Secretary to Government.**

**APPENDIX - I****[See Rule - 7 & 8]*****Authorities to whom powers under the Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002 have been delegated***

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
1.	9(23)(e)	Powers to regularise the period of compulsory waiting to 'duty'.	Administrative Departments	Upto a period of fifteen days	Upto a period of fifteen days	Upto a period of fifteen days
2.	9(34)	Declaring an officer as Head of Department.	Administrative Departments	Full powers subject to observation of the following conditions: 1. The officer should be the Head of an identifiable organisation 2. The minimum of the pay scale of the officer should not be less than that of the Deputy Secretary to Government. 3. These powers should be exercised only by the Secretary of the Administrative Department.		
3.	9(52)	To make officiating appointment for a period not exceeding two months.	All Gazetted Heads of Offices.	Government employees holding Class III posts under their control.	Appointments should be made from the approved list of candidates if there be any and all appointment should be reported immediately to the appointing authority.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya (2) All Heads of Departments (3) Appointing Authority	Full powers - do - - do -	In respect of Heads of Department  In respect of all class one and two officers excluding Heads of Department  In respect of all class three and four Government employees	

**APPENDIX - II**  
[See Rule - 9 (34)]

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

**1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT:**

- 1.1 Secretary to Government.
- 1.2 Director of Agriculture.
- 1.3 Director of Animal Husbandry.
- 1.4 Director of Sugar
- 1.5 Director of Co-operative Societies.
- 1.6 President, Gujarat State Co-operative Tribunal.
- 1.7 Director of Horticulture.

**2.0 EDUCATION DEPARTMENT:**

- 2.1 Secretary (Education) to Government.
- 2.2 Secretary (Technical and Higher Education)
- 2.3 Commissioner of Higher Education
- 2.4 Commissioner of Mid-day-Meals and Schools)

- 2.5 Director of Primary Education
- 2.6 Director of Technical Education
- 2.7 Director of N.C.C.
- 2.8 Director of State Project Gujarat Primary Education Council
- 2.9 Director of Gujarat Council Education Research & Training
- 2.10 Director of Literacy and Continuing Education
- 2.11 Chairman, Gujarat Secondary Education on Board
- 2.12 Gujarat Primary Education Tribunal, Ahmedabad
- 2.13 Director Gujarat Education Technology Bhavan
- 2.14 Chairman, Gujarat State Examination Board
- 2.15 Director of State Project
- 2.16 Chairman, Technical Examination Board
- 3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**
  - 3.1 Secretary to Government.
  - 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
  - 3.3 Secretary, Gujarat Electricity Regulatory Commission.
  - 3.4 Director of Petroleum.
- 4.0 FINANCE DEPARTMENT :**
  - 4.1 Secretary to Government.
  - 4.2 Director of Accounts and Treasuries
  - 4.3 Commissioner of Sales Tax.
  - 4.4 President, Gujarat Sales Tax Tribunal
  - 4.5 Director of Insurance.
  - 4.6 Director of Pension and Provident Fund.
- 5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**
  - 5.1 Secretary to Government.
  - 5.2 Director of Civil Supplies.
  - 5.3 Director of Food.
  - 5.4 Food and Civil Supplies Controller.
  - 5.5 The Registrar, Consumer Disputes Redressal Commission.
  - 5.6 Controller of Weights & Measures.
- 6.0 FOREST AND ENVIRONMENT DEPARTMENT :**
  - 6.1 Secretary to Government.
  - 6.2 Principal Chief Conservator of Forests.
  - 6.3 Conservator of Forests.
- 7.0 GENERAL ADMINISTRATION DEPARTMENT :**
  - 7.1 Secretary to Government.
  - 7.2 Secretary to Governor.
  - 7.3 Comptroller to the Governor
  - 7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell
  - 7.5 Director, Directorate of Economics & Statistics
  - 7.6 Director of Evaluation
  - 7.7 Secretary, Gujarat Public Service Commission
  - 7.8 Secretary, Subordinate Staff Selection Board
  - 7.9 Chief Editor, Gujarat District Gazetteers
  - 7.10 Director of Languages

- 7.11 Commissioner of Training and Director, Sardar Patel Institute of Public Administration
- 7.12 Resident Commissioner, New Delhi
- 7.13 Secretary, Gujarat Civil Services Tribunal
- 7.14 Registrar, Office of Hon'ble Lokayukta
- 7.15 Secretary, State Election Commission

**8.0 HELTH AND FAMILY WELFARE DEPARTMENT :**

- 8.1 Secretary to Government.
- 8.2 Commissioner of Health, Medical and Medical Education
- 8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education
- 8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.6 Director of Medical Services (E.S.I. Scheme)
- 8.7 Director of Indian System of Medicine and Homeopathy
- 8.8 Commissioner of Food & Drugs Control Administration
- 8.9 Director of Stock Holding Central Medical Stores Organization

**9.0 HOME DEPARTMENT :**

- 9.1 Secretary to Government.
- 9.2 Director General and Inspector General of Police
- 9.3 Cammandant General Home Gards
- 9.4 Additional Inspector General of Police, Police Computer Center
- 9.5 Inspector General of Prisons.
- 9.6 Director of Transport
- 9.7 Secretary, Gujarat Vigilance Commission
- 9.8 Director of Sainik Welfare
- 9.9 Director of civil Defence
- 9.10 Director of Forensic Science Laboratory
- 9.11 Additional Director General of Police Public Prosecution,
- 9.12 Commissioner and Additional Director General of Police, Prohibition & Excise
- 9.13 Director General of Police & Director, Anti-Corruption Bureau

**10.0 INDUSTRIES AND MINES DEPARTMENT**

- 10.1 Secretary to Government.
- 10.2 Industries Commissioner
- 10.3 Commissioner of Cottage Industries
- 10.4 Commissioner of Geology and Mining
- 10.5 Director of Government Printing & Stationery
- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce

**11.0 INFORMATION AND BROADCASTING DEPARTMENT**

- 11.1 Secretary to Government.
- 11.2 Director of Information
- 11.3 Commissioner of Entertainment Tax

**12.0 NARMADA AND WATER RESOURCES DEPARTMENT :**

- 12.1 Secretary to Government.



- 12.2 Chief Engineers
- 12.3 Superintending Engineers of Circles
- 12.4 Superintending Engineers of Water Resources Investigation Circles
- 12.5 Area Development Commissioner
- 12.6 Additional Collectors (Irrigation)
- 12.7 Director, Gujarat Engineering Research Institute
- 12.8 Chief Controller of Accounts (Narmada Project)

**13.0 LABOUR AND EMPLOYMENT DEPARTMENT :**

- 13.1 Secretary to Government.
- 13.2 Commissioner of Labour
- 13.3 Commissioner of Rural Labour
- 13.4 Director of Employment and Training
- 13.5 Registrar, Industrial Court and Wage Boards
- 13.6 Registrar of Labour Court

**14.0 LEGAL DEPARTMENT :**

- 14.1 Secretary to Government.
- 14.2 Advocate General
- 14.3 Charity Commissioner
- 14.4 Chief Judge of Court of Small Causes
- 14.5 Chief Magistrate for the City of Ahmedabad
- 14.6 District and Session Judges
- 14.7 Official Trustee and Administrator General
- 14.8 Principal Judge, City Civil and Sessions Court
- 14.9 Registrar, Gujarat High Court
- 14.10 Member Secretary, Gujarat State Legal Services Authority.
- 14.11 Principal Judge, Family Court
- 14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court Fees)
- 14.13 Registrar, Gujarat Public Works Contract Disputes Arbitration Tribunal.

**15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :**

- 15.1 Secretary to Government.
- 15.2 Development Commissioner
- 15.3 The Gram Vikas Commissioner
- 15.4 The Gujarat Panchayat Service Selection Board
- 15.5 Director of State Institute of Rural Development and Panchayati Raj
- 15.6 Commissioner of Rural Development

**16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**

- 16.1 Secretary to Government.

**17.0 PORTS AND FISHERIES DEPARTMENT :**

- 17.1 Secretary to Government.
- 17.2 Commissioner of Fisheries

**18.0 REVENUE DEPARTMENT :**

- 18.1 Secretary to Government.

- 18.2 District Collectors
- 18.3 Commissioner of Land Reforms
- 18.4 President, Gujarat Revenue Tribunal
- 18.5 Director of Relief
- 18.6 Secretary (Appeals)
- 18.7 Settlement Commissioner and Director of Land Records
- 18.8 Superintendent of Stamps
- 18.9 Inspector General of Registration

**19.0 ROADS AND BUILDINGS DEPARTMENT :**

- 19.1 Secretary to Government
- 19.2 Chief Engineer
- 19.3 Chief Architectural and Town Planner
- 19.4 (C.E. & S.P.) Director Staff Training College
- 19.5 Controller of Accommodation
- 19.6 Director of Parks and Gardens
- 19.7 Superintending Engineers of Circles

**20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**

- 20.1 Secretary to Government.
- 20.2 Director of Social Defence
- 20.3 Director of Scheduled Caste Welfare
- 20.4 Director of Developing Caste welfer
- 20.5 Commissioner of Disability

**21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**

- 21.1 Secretary to Government.
- 21.2 Chief Town Planner
- 21.3 Director of Municipalities

**22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**

- 22.1 Secretary to Government.
- 22.2 Commissioner of Youth Services and Cultural Activities
- 22.3 Director of Museums
- 22.4 Director of Archaeology
- 22.5 Director of Archieves
- 22.6 Director of Library
- 22.7 Director General, Sports Authority of Gujarat.

**23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**

- 23.1 Secretary to Government.
- 23.2 Commissioner Women & Child Development

**24.0 SCIENCE AND TECHNOLOGY DEPARATMENT :**

- 24.1 Secretary to Government.

**25.0 GUJARAT LEGISLATURE SECRETARIATE :**

- 25.1 Secretary to Gujarat Legislature Secretariat

## APPENDIX - III

(Note 1 below rule-23)

List of posts the holders of which are entitled to  
Rent Free Residential Accommodation

Sr No.	Designation of Post
1	2
1.0	<b>Principal Chief Conservator of Forests</b>
1.	Range Forest Officer
2.	Range Forest Officer (Extension)
3.	Forester
4.	Protection Assistant
5.	Range Clerk
6.	Mill Clerk
7.	Depot Clerk
8.	Forest Extension Assistant
9.	Guards / Beats Guards
10.	Armed Police Constable
2.0	<b>Secretary to Governor</b>
1.	Officer on Special Duty / Personal Secretary to Governor
2.	Under Secretary
3.	Section Officer
4.	Personal Secretary to Secretary
5.	Police Inspector
6.	Traffic Head Constable
7.	Armed Head Constable
8.	Telephone Operator
9.	Scooter Driver
10.	Police Constable
11.	Stenographer Grade - II
12.	Clerk / Typist
13.	Naik
14.	Peon
3.0	<b>Comptroller of Household to Governor</b>
1.	Comptroller of Household
2.	Medical Officer
3.	Assistant
4.	Sister
5.	Mechanic
6.	Junior Pharmacist
7.	Clerk-Typist
8.	Khidmatdar Grade - I
9.	Cook

10. Cook mate
11. Tailor
12. Ayah
13. Driver
14. Sweeper
- 4.0 Resident Commissioner, New Delhi**
  1. Manager
  2. Head Cook / Cook
  3. Waiter
- 5.0 Gujarat Legislature Secretariat**
  1. Steward
- 6.0 Roads and Buildings Department**
- 6.1 Circuit Houses / Vishramgrah / Aramgrah / Pathikashram**
  1. Manager, Grade-I
  2. Manager, Grade-II
  3. (a) Clerk-cum-Manager  
(b) Junior Clerk
  4. a) Cook Vegetarian and Non- Vegetarian  
(b) Butler
  5. Khansama
  6. Bearer
  7. Assistant Cook
  8. (a) Room Boy  
(b) Waiter
  9. Puggy
  10. (a) Surver Pirsaniya / Faresh  
(b) Maid Servant
  11. Chowkidar
  12. Watchman
  13. Chowkidar-cum-Mali
  14. Sweeper
- 6.2 The following posts stationed outside the State/District/Taluka Head Quarters**
  1. Karkoons (W. C.)
  2. Work Assistant
- 6.3 The following post in charge of stores**
  1. Chowkidar
  2. Watchman
  3. Puggy
- 6.4 Following Posts connected with water supply and drainage system of Gandhinagar Township Except Class-I and Class-II posts, staying at Fatepur, Charedi, Jaspur and Sargasan**
  1. Jr. Scientific Assistant W.C.
  2. Sr. Assistant. Mechanic W.C.
  3. (a) Fitter W.C. (ITI)  
(b) Fitter

4. (a) Electric W.C.  
(b) Wireman
5. Operator W.C.
6. Mechanic Helper W.C.
7. Driver Temp.
8. Wireman Helper W.C.
9. Line Guard
10. Karkoon W.C.
11. Chowkidar Temp.
12. Sweeper, Cleaner W.C.
13. Mazdoor W.C.

**7.0 Irrigation Department and Narmada Development Department**

1. Canal Inspector
2. Mukadam (all kinds)
3. Measures
4. Mistries
5. Khalasis (all kinds)
6. Night Watchman
7. Patkalis
8. Keyman
9. Chowkidar (all kinds)
10. Karkoons
11. Lineman
12. Telephone Operator
13. Malis
14. Peons
15. Sweepers
16. Messman
17. Signallers
18. Boatman
19. Mechanic
20. Oilman
21. Fitter
22. Tapali
23. Staff Working in the Guest Houses / Rest Houses under Narmada Development Department or Irrigation Department, including staff working at Narmada Bhavan, New Delhi.

**8.0 Health and Family Welfare Department**

**8.1 Primary Health Centers**

1. Medical Officer, Class - II
2. Health Visitor Class - II
3. Auxiliary Nurse-Midwife
4. Sanitary Inspector
5. Compounder
6. Auxiliary Nurse-midwife

7. Sweeper and Ayah Class - IV

## 8.2 Community Health Center

1. Dresser Class - IV
2. Ward boy Class - IV
3. Chowkidar Class - IV
4. Ayah Class - IV
5. Cook Class - IV

## 8.3 T. B. Section

1. Medical Superintendent Class - I
2. Social Worker (T. B.)
3. Deputy Superintendent-cum-Anesthetics, Class - I

## 8.4 Leprosy Section

1. Medical Officer, Incharge L.C. Unit, Class - III
2. Matron Leprosy Hospital Junagadh
3. Sister-Nurse
4. Local trained Nurses ANM (TB) Bharapur
5. Leprosy Supervisor, Dangs

## 9.0 Medical Department

### 9.1 Civil Hospital

1. Civil Surgeon / Superintendent. Class - I
2. Matron
3. Head Clerk-cum-Steward
4. Sister
5. Staff Nurse
6. Laboratory Technician
7. X-ray Technician
8. Jr. Pharmacist
9. Sr. Pharmacist - cum - Store keeper

### 9.2 Medical Education

1. Dean, Class - I
2. Medical Superintendent Class I
3. Warden, Class - I
4. Assistant Warden, Class I
5. Hostel Superintendent
6. Matron Grade - I
7. Matron Grade - II
8. Matron Grade - III
9. Sisters
10. Staff Nurse
11. Warden-Nurse
12. Health Visitor
13. Laboratory Technician
14. x-ray Assistant



15. Laboratory Assistant
16. x-ray Assistant
17. Pharmacist
18. Electrical supervisor
19. Ref. Sup
20. Electrical Assistant
21. Lift Mechanic
22. Plumber
23. Linen Keeper
24. Ambulance Drivers
25. Dresser
26. Plant Operator
27. Junior Scientific Assistant
28. Liftman
29. Stretcher Bearer
30. Cook / Cook- mali - Head Cook
31. Hospital Attendant
32. Operation Theatre Assistant
33. Laboratory Attendant
34. X-ray Dark room Assistant
35. Ward Boy / Ward Servant
36. Watchman

**10.0 E.S.I. Scheme**

1. Resident Medical Officers, Class - I. General Hospital, Bapunagar
2. Resident Medical Officer, Class - II. General Hospital, Bapunagar.
3. Resident Medical Officer, Class - I, Chest Disease Hospital, Naroda, Z.M.Os.

**11.0 General Administration Department**

1. Resident, Under Secretary or Deputy Secretary.

**12.0 Home Department**

1. Police Inspector
2. Police Sub-Inspector
3. Police Head Constable I and II
4. Police Constable
5. Principals, PTC / PTS / SRP Training Center
6. Supernumerary Assistant S.P.
7. Probationary Dy. S.P.
8. Commandants (SRP Group)
9. Assistant Commandants / Adjudant / Quarter Master
10. Recruits candidates at PTS
11. Head Clerks (SRP Group)
12. Sr. Clerks (SRP Group)
13. Junior Clerks (SRP Group)
14. Sweeper (SRP Group)
15. Cooks (Mess Employees) (SRP)

16. Head Cooks (SRP)
17. Waterman (SRP)
18. Darji (SRP)
19. Dhobi (SRP)
20. Carpenter (SRP)
21. Electricians I & II
22. Police Inspector (Wireless)
23. Police Sub-Inspector (Wireless)
24. Radio Mechanic/H.W.O.
25. Wireless Operator
26. S. I. (MT) SRP
27. Medical Officer (SRP)
28. Nurse/Compounder (SRP)
29. Kahar (SRP)
30. Barber (SRP)
31. Office Superintendent (SRP)
32. Stenographer (SRP)
33. Accountant (SRP)
34. Assistant Accountant
35. Follower (SRP)
36. Peons (SRP)

**13.0 Police - Central Motor Transport Workshops in various Districts**

1. Stores Keeper
2. Head Mechanic
3. Motor Vehicle Fitter Grade-I
4. Turner Grade-I
5. Blacksmith Grade-I
6. Painter Grade-I
7. Welder Grade-I
8. Carpenter Grade-I
9. Motor Vehicle Fitter Grade-II
10. Turner Grade-II
11. Painter Grade-II
12. Welder Grade-II
13. Carpenter Grade-II
14. Up Holster Grade-II
15. Vulcaniser Grade-II
16. Tin Smith Grade-II
17. Bench Fitter Grade-II
18. Greaser Grade-II
19. Motor Vehicle Fitter Grade-III
20. Greaser Grade-III
21. Up Holster Grade-III
22. Cleaner/Helper Class-IV



**FINANCE DEPARTMENT  
NOTIFICATION**

**Sachivalaya, Gandhinagar, Dated the, 15th November, 2002**

***Constitution of India***

No. : GN-37-GCS/102001/1598/CH-In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

**CHAPTER - I - GENERAL**

1. **Short Title and Commencement :** (1) These rules may be called the "Gujarat Civil Services (Travelling Allowance) Rules" 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to -
  - (a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and
  - (b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner :  
**Provided that** no such order shall be made except with the prior concurrence of the Finance Department.
5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Regulation of claims to pay, allowances, leave :** A Government employee's claim to pay and allowances is regulated by the rules in force at the time in respect of which the pay and allowances are earned and claim to leave shall be regulated by the rules in force at the time the leave is applied for and granted, and which would have been admissible but for the introduction of such changes.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided that** the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.

## CHAPTER - II

## DEFINITIONS

9. Unless the context otherwise requires -

- (1) **"Actual travelling expenses"** means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if paid, and for carriage of camp equipment, if necessary, and does not include charges for accommodation in hotels and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.
- (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
- (3) **"Annexure"** means annexure appended to these rules.
- (4) **"Appendix"** means appendix appended to these rules.
- (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
- (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
- (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
- (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
- (9) **"Camp Equipage"** means an apparatus for moving a camp.  
**Note :** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.
- (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.
- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.  
**Note :** This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.
- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the



Consolidated Fund of India" and all revenues received by the Government of a State/ Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".

- (15) "Constitution" means the Constitution of India.
- (16) "Conveyance Allowance" means an allowance granted to a Government employee, whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.
- (17) "Date of first appointment" means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.
- (18) "Daily Allowance" means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) "Day" means the period beginning from a midnight and ending with the next midnight.
- (20) "Death-cum-Retirement Gratuity" means the gratuity payable under rule-81 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) "Director of Pension and Provident Fund" means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) "Disbursing Authority for Pension" means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.
- (23) "Duty" Duty includes -
  - (a) service as a probationer;
  - (b) joining time;
  - (c) a course of instructions or training authorised by or under the orders of Government;

**Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.

- (d) the period occupied -
  - (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
  - (ii) in attending an obligatory departmental examination,
  - (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall be treated not as duty but as leave.

(e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-

- (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
- (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or
- (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved.

The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.

(f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.

(g) the period spent by Government employee on training mentioned below :-

- (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.
- (ii) On Home Guard training or Home Guard duties with permission of the Head of office.
- (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.
- (iv) training at a Boy Scouts' camp;

**Note :** No travelling or halting allowance shall be admissible in respect of this duty.

(h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.

(i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State :-

- (a) as representatives of Government or ex-officio,
- (b) by virtue of his official position such as Principal of a College, and
- (c) for attending the meeting of a Board of Studies.

(24) "Emoluments" means

- (i) Pay,
- (ii) payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received



in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.

- (iii) compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.

- (iv) Pension and pension equivalent of death-cum-retirement gratuity except the following:-

- (a) wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.
- (b) compensation received under the Workmen's Compensation Act, 1923.

**Note :** The word "Pension" means the full sanctioned pension prior to commutation.

- (v) in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance

**Provided that,** if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:

**Provided further that** if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.

**Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, or the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.

**Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.

- (25) "Executive Engineer" means an officer appointed as such and incharge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.

- (26) "Family" means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.

**Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.

**Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.

- (27) "Fee" means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.

- (28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.
- (29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18 the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.
- (30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.
- (31) **"Form"** means a form appended to these rules.
- (32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non-gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this sub rule.

**Provided that** in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.

**Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.

- (33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.
- (34) **"Head of Department"** this term includes officers from Appendix-II who have been declared as such or any other officers whom Government may from time to time declare to be Heads of Departments.
- (35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.
- (36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent



authority, or in the absence of such declaration the station where the records of his office are generally kept.

(37) **"Holiday"** means -

- (a) a holiday declared or notified under Negotiable Instruments Act, 1881; and
- (b) in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.

(38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.

(39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.

(40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.

(41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.

(42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.

(43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.

(44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.

(45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.

(46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.

(47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.

(48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.

(49) **"Minor"** means a person who has not completed the age of eighteen years.

(50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction :** Calculations of period expressed in terms of months and days shall be made as under :-

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-

	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>

- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **"Non-Official Member"** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **"Officiate"** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **"Pay"** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **"Permanent Travelling Allowance"** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.
- (55) **"Pension"** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.
- (56) **"Pensionable Pay"** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.
- (57) **"Pensioner"** means a retired Government employee who has been granted pension.
- (58) **"Pension Payment Office"** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **"Pension Payment Order"** means an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **"Pension Sanctioning Authority"** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **"Permanent Post"** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **"Pay and Accounts Officer"** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **"Personal Pay"** means additional pay granted to a Government employee -



- (a) to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or
- (b) in exceptional circumstances, on other personal considerations.
- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.
- Note 1 :** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.
- Note 2 :** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.
- Note 3 :** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.
- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj.XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.
- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.
- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.
- Note :** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.
- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -
- (a) the specially arduous nature of duties,
- (b) a specific addition to the work or responsibility.

- (75) "Sphere of duty" means the area to which the duties of a Government employee are confined.
- (76) "Standard Rent" means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) "Subsistence Allowance" means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) "Substantive Pay" means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) "Superintending Engineer" means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) "Superior Service" means any kind of service not being Class IV service.
- (81) "Table" means a table appended to these rules.
- (82) "Temporary Post" means a post carrying a definite rate of pay sanctioned for a limited time.

**Note :** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.

- (83) "Temporary Transfer" means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.
- (84) "Tenure Post" means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note :** The following posts have been declared by Government to be tenure posts :-

		Period of Tenure (Years)
(1)	Chief Engineer in the Gujarat Service of Engineers (Class-I)	5
(2)	Three posts of Assistant Directors of Social Welfare	3
(3)	All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	5
(4)	The following posts in the Legal Department :	
	(i) Deputy Secretaries (Three posts)	3
	(ii) Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post)	3
	(iii) Special Officer and Ex-officio Under Secretary to Government (one post)	3
(5)	Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department.	5



- (6) Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department.

5

Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.

- (85) "Time-Scale Pay" means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.

**Note-1 :** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.

**Note-2 :** A post is said to be on the same time-scale as another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.

- (86) "Transfer" means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -

- (a) to take up the duties of a new post; or
- (b) in consequence of a change of his headquarters.

- (87) "Transit Time" means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.

- (88) "Travelling Allowance" means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.

- (89) "Treasury" means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III

#### KINDS OF TRAVELLING ALLOWANCES AND CLASSIFICATION OF GOVERNMENT EMPLOYEES

10. **Kinds of Travelling Allowances :** (1) The following are the different kinds of travelling allowances which may be drawn in different circumstances by the Government employees :-

- (1) Permanent Travelling Allowance
- (2) Conveyance Allowance
- (3) Mileage Allowance
- (4) Daily Allowance

- (2) The circumstances in which the different travelling allowances are drawn shall be as laid down in respective chapters of these rules.

11. **Classification of Government employees in pay ranges :** For the purpose of these rules the classification of Government employees in pay ranges shall be as under :-

- (i) Rs. 16,400 per month and above.
- (ii) Rs. 8,000 and above but less than Rs. 16,400 per month.
- (iii) Rs. 6,500 and above but less than Rs. 8,000 per month.
- (iv) Rs. 4,100 and above but less than Rs. 6,500 per month.
- (v) Below Rs. 4,100 per month.

12. **Classification of Government employees for Mileage Allowance :** The Government employees shall be classified in various grades for the purpose of mileage allowance as per rule 51.
13. **Regulation of supplementary claim when promoted/reverted/pay revised retrospectively :** The travelling allowance of a Government employee, who is promoted or reverted or is granted an increased rate of pay with retrospective effect shall not be revised in respect of the period intervening between the date of promotion or reversion or grant of an increased rate of pay and the date on which the orders are issued or notified unless it is clear that there has been actual change of duties.
14. **Entitlement of Travelling Allowance to a re-employed pensioner :** The entitlement to travelling allowance in respect of a re-employed pensioner shall be determined on the basis of pay plus pension drawn if any, subject to the proviso that if the sum of such pay plus pension exceeds the pay of the post if it is on a fixed rate of pay, or the maximum pay of the post if it is on a time-scale of pay, such excess shall be ignored. For the purpose of this rule, the amount of pension to be taken into account will be the amount originally sanctioned, i.e., before commutation.
15. **Travelling Allowance to a pensioner :** When a pensioner is required to perform journey under these rules, his entitlement to travelling allowance shall be based on the duty pay last drawn immediately before retirement.
16. **Special Concessions :** The competent authority may, for reasons to be recorded, order that any Government employee or class of Government employees shall be included in a pay range or grade higher or lower than that prescribed in rule 11 or 51.
17. **Grade or pay range of a Government employee in transit from one post to another :** A Government employee in transit from one post to another ranks in the grade or pay range to which the holding of the lower of the two posts would entitle him.
18. **Grade or pay range of a part-time Government employee :** A Government employee whose wholetime is not retained for the public service, or who is remunerated wholly or partly by honorarium or fees, ranks in such grade or pay range as the competent authority may, with due regard to the Government employee's status, declare.

#### CHAPTER - IV

##### PERMANENT TRAVELLING ALLOWANCE

19. **Fixing the amount of permanent Travelling Allowance :** The amount of permanent travelling allowance which can be sanctioned to a Government employee shall be worked out on the basis of following formula :

Where :

A = The number of days prescribed for touring in a month.

B = Average mileage to be travelled in a month.

C = Rate of daily allowance existing at the point of time.

D = Rate of mileage allowance existing at the point of time.

**Explanation :** In the above formula, A, B, C and D shall be calculated as follows :-

**A = Number of days of touring prescribed :** The number of days as prescribed for touring in a month for the post by the department according to its requirements shall be taken as basis and this shall remain constant unless changed for definite reasons by department concerned. The area of touring shall also be definite viz. a district, a sub-division, a taluka or a circle (cluster of villages). There shall be no change in the area unless the area of jurisdiction of the post is modified.



**B = Average mileage to be travelled :** Unless there are reasons to calculate the distances otherwise in which case adequate justification giving facts and figures shall be necessary, the average mileage to be travelled by the incumbent of the post shall be assumed as under :-

- (i) where the jurisdiction is a District, it shall be assumed at 30 K.M. per day to be performed on the touring days as laid down by the Administrative Department concerned.
- (ii) in the case of Head of the District Office, who may have to return to the head quarters frequently to attend to office work, the distance shall be taken as 45 K.M. per day of tour.
- (iii) in the case of Government employee with taluka wide jurisdiction, an average touring of 22 K.M. per day of tour shall be taken as broad guideline.

**C = Rate of daily allowance :** The rate of daily allowance shall be reckoned at ordinary rate as per rule 69 with reference to the minimum of the pay in the pay-scale for the group of posts for which permanent travelling allowance is to be fixed.

**D = Amount of Mileage Allowance :** For arriving at the amount one third mileage allowance shall be calculated as per entitlement under rule 52 on the basis of whether the entitlement is for Car or Motor Cycle or Scooter or Rickshaw etc. The balance of two third of the mileage allowance by public transport system shall be calculated at the rate of forty-five paise per K.M.

20. **Drawal of Travelling Allowance in exchange of permanent Travelling Allowance :** Subject to fulfillment of other conditions laid down in the rules, a Government employee when he travels on duty beyond his sphere of duty, may, in exchange of his permanent travelling allowance in respect of the entire period occupied by the journey including such part of it as is within his sphere of duty, as well as the halts made at places outside the sphere of duty, draw travelling allowance including daily allowance for such halts under the normal rules.
21. **Calculation of Permanent Travelling Allowance for a broken period of a month :** The amount of permanent travelling allowance for broken periods of a month shall be calculated at 1/30 of the allowance per day irrespective of the number of days making up the month.
22. **Drawal of Travelling Allowance by a Government employee in addition to Permanent Travelling Allowance :** (1) A Government employee in receipt of permanent travelling allowance who has put in prescribed minimum of touring days and/or night halts within his jurisdiction, may draw in addition to permanent travelling allowance, travelling allowance when on duty beyond his jurisdiction.

**Note :** When travelling allowance is drawn in addition to permanent travelling allowance under this sub-rule, the controlling officer shall record the following certificate in the remarks column of the travelling allowance bill :-

"Certified that travelling allowance in addition to permanent travelling allowance is drawn by Shri/Kum/Smt. under rule 22 (1) of the Gujarat Civil Services (Travelling Allowance) Rules 2002.

- (2) A Government employee holding a post in a pay scale the maximum of which does not exceed Rs. 4100 may draw, in addition to permanent travelling allowance, single fare for a journey by rail.
23. **Permanent Travelling Allowance to a Government employee holding more than one post to which the same is attached :** When a Government employee holds, either substantively or in officiating capacity, two or more posts to each of which a permanent travelling allowance is attached, he may be granted such permanent travelling allowance, not exceeding the total of all the permanent travelling allowances, as the competent authority may consider to be necessary in order to reimburse him the travelling expenses which he has to incur.
24. **Permanent Travelling Allowance for the days of casual leave :** A Government employee who spends his casual leave at the places of duty outside his jurisdiction is not entitled to draw daily allowance for the days of casual leave. He may, however, be allowed to draw for these days

daily allowance equal to the rate of his permanent travelling allowance, if any. These orders also apply to holidays immediately preceding or following a halt on duty beyond jurisdiction which are spent at the place of duty.

25. **Drawal of Permanent Travelling Allowance by Government employees during training, leave and holidays prefixed or suffixed to leave :** Permanent travelling allowance shall not be admissible to a Government employee during training, leave and for the period of holidays permitted to be prefixed or suffixed to leave.
26. **Admissibility of Permanent Travelling Allowance during Joining Time :** A permanent travelling allowance cannot be drawn during joining time, or unless in any case it be otherwise expressly provided in these rules, during any period for which travelling allowance of any other kind is drawn.
27. **Admissibility of Permanent Travelling Allowance for day of taking over charge/handing over charge :** The fact that a Government employee on transfer receives travelling allowance for the special journey on transfer made on the day on which he leaves his old station or arrives at the new station, does not however affect his title to permanent travelling allowance for the day on which he makes over charge in the afternoon, or receives charge of his new appointment in the forenoon.
28. **Drawal of Permanent Travelling Allowance :** The amount of permanent travelling allowance sanctioned for the post shall be drawn by the incumbent in the pay bill form alongwith his pay and allowances.
29. **Use of Government vehicles by Government employee in receipt of Permanent Travelling Allowance :** A Government employee in receipt of permanent travelling allowance shall lose half day's permanent travelling allowance and also full daily allowance for the days he uses Government vehicle if the entire maintenance expenditure whereof is borne by the Government.

## CHAPTER - V

### CONVEYANCE ALLOWANCE

30. **Conveyance Allowance to whom admissible :** Government may grant, on such conditions as they think fit to impose, a monthly conveyance allowance to any Government employee who is required to travel extensively at or within a short distance from his headquarters under conditions which do not render him eligible for daily allowance.
31. **Initial sanctioning of Conveyance Allowance :** The procedure to be adopted for sanctioning the conveyance allowance to a Government employee for the first time, shall be as under :
  - (1) A Government employee claiming the conveyance allowance shall be required to maintain a log book of journeys on duty qualifying for the grant of allowance, for a minimum period of three months. The Controlling Officer shall scrutinize the log book as frequently as possible during this period. A longer period may be prescribed by the sanctioning authority at its discretion. The log book shall contain the following particulars :-
    - (a) the distance travelled daily on official duty;
    - (b) places visited with distance covered and purpose of each visit;
    - (c) the mode of conveyance maintained/used.
  - (2) The sanctioning authority shall satisfy itself from the details in the log book that the average monthly distance travelled by the Government employee makes him eligible for conveyance allowance. It may then sanction an allowance at the appropriate rate from any date from which in its opinion, the grant of the allowance is justified. No allowance shall be sanctioned from a date earlier than the date from which the log book is maintained.
  - (3) For any category of Government employees the nature of whose duties is the maintenance of a motor car, the condition of maintaining a log book may be waived with the prior concurrence of the Finance Department. In all such cases the allowance shall be admissible at the rates prescribed under rule 35.



**32. Conditions governing the grant of Conveyance Allowance :** The following conditions shall govern the grant of conveyance allowance to the Government employees under rule 30 :-

- (1) Except as otherwise provided in these rules and unless the authority sanctioning it otherwise directs, a conveyance allowance shall be drawn all the year round, shall not be forfeited during the absence from headquarters and shall be drawn in addition to any other travelling allowance admissible under these rules.
- (2) No allowance shall be admissible unless the average monthly running on official duty is more than 200 Kilometers. Journeys between residence and normal place of work shall not be reckoned as running on official duty.
- (3) Journeys performed by foot or on bicycle shall not qualify for the grant of conveyance allowance.
- (4) Conveyance Allowance for Motor Car shall not be admissible to persons whose pay is less than Rs. 8000 per month, provided that this condition may be relaxed with the prior concurrence of the Finance Department in special cases in which the nature of duties is such as to require the maintenance of a motor car.
- (5) Allowance shall not be admissible for any period exceeding fifteen days at a time during which a Government employee in receipt of allowance does not maintain a vehicle or the vehicle maintained by him remains out of order or is not used for official journeys for any other reasons.
- (6) Drawal of allowance is subject to the Government employee owning and maintaining a vehicle in good running condition and using it for all official journeys for which the allowance is granted.
- (7) Allowance granted under these rules shall cover all journeys by road on official duty within the local jurisdiction of the Government employee, for which no daily/mileage allowance is admissible, irrespective of whether the points of duty reached lie within or beyond a radius of 8 kilometers from his usual place of work.

**33. Period for which Conveyance Allowance can be sanctioned :** A conveyance allowance shall be sanctioned for a period not exceeding two years at a time and its continuance shall be reviewed at the end of each such period. The review shall be made in accordance with procedure laid down in rule 31 for the initial grant of an allowance. It shall not be necessary to incorporate in an order sanctioning a conveyance allowance any condition specifying minimum distance of travelling in a month for the purpose of becoming eligible for the said allowance in respect of that month.

**34. Maintenance of a log book by a Government employee in receipt of Conveyance Allowance :** Once the amount of conveyance allowance is fixed in accordance with these rules, it shall not be necessary for a Government employee to maintain the log book for the purpose of drawing the allowance from month to month unless the controlling officer so desires. The allowance may be drawn during the currency of a sanction so long as the controlling officer is satisfied that there has been no change in the nature of duties of the Government employee or the extent of his touring to justify the withdrawal of or a reduction in the rate of the allowance.

**35. Rates of Conveyance Allowance :** The rates of conveyance allowance to be sanctioned to the Government employees shall be as may be laid down by the Government from time to time. The same in force from 3-7-96 shall be as under :-

	Average monthly Travel on official duty (KMs.)	Rates of Conveyance Allowance	
		for Owned motor car	for journey by other modes of conveyance
	1	2	3
(1)	201-300	Rs. 612 P.M.	Rs. 175 P.M.
(2)	301-450	Rs. 901 P.M.	Rs. 245 P.M.
(3)	451-600	Rs. 1003 P.M.	Rs. 298 P.M.
(4)	601-800	Rs. 1207 P.M.	Rs. 350 P.M.
(5)	Above 800	Rs. 1360 P.M.	Rs. 403 P.M.

**36. Certificates for drawing Conveyance Allowance :** A certificate of maintenance of vehicle as laid down in the order sanctioning conveyance allowance and having used it, shall be furnished by the Government employee concerned to the drawing officer every month.

**37. Travelling Allowance for journeys beyond eight kms. :** A Government employee in receipt of conveyance allowance shall be entitled to mileage allowance as under for journeys beyond and outside a radius of 8 kilometers from his usual place of work :-

- If the journey is performed by rail or air, the conveyance allowance may be drawn in addition to the travelling allowance, i.e. daily allowance and/or mileage allowance admissible under the rules;
- If the journey is performed by road, only conveyance allowance under this rule shall be admissible but if on any day a Government employee travels beyond 16 kilometers from his usual place of work, he may at his option, exchange his conveyance allowance at the rate of 1/30th for each day, for any travelling allowance, i.e. daily allowance and/or mileage allowance that may be admissible to him under this rule;
- If the journey is performed partly by rail or air and partly by road, conveyance allowance shall be drawn in addition to the travelling allowance admissible for the portion of the journey performed by rail or air and the Government employee may at his option exchange his conveyance allowance at the rate of 1/30th for each day for any travelling allowance that may be admissible for the portion of the journey by road on any day on which the journey by road exceeds 16 kilometers.

**38. Drawal of Conveyance Allowance during leave or temporary transfer :** (1) No conveyance allowance shall be admissible to a Government employee during leave and temporary transfer.

- A conveyance allowance may be drawn by the following Government employees during leave or temporary transfer provided that no extra expense is thereby caused to the Government and provided further that the continued maintenance of the means of conveyance which they maintain while on duty is certified :

- Inspectors and Sub-Inspectors of the Excise Department.
- Inspectors, Police Prosecutors and Sub-Inspectors of the Police Department.

**Note :** The authority competent to grant leave should decide in each case whether the officer on leave or the one performing his duties, should draw the conveyance allowance.

**39. Drawal of Conveyance Allowance during joining time and training period :** A conveyance allowance shall not be drawn during joining time and training period :

**Provided** that it may be drawn during joining time on relinquishing the charge of the old post by Inspectors and Sub-Inspectors of the Excise Department; Police Inspectors, Police Prosecutors, Sub-Inspectors and Vaccinators to join a new post either at the same or a new station without availing himself of any leave on conditions that -

- no extra expense is thereby caused to Government, and



- (ii) the continued maintenance of the means of conveyance which he maintained while on duty is certified.

40. **Transport Allowances :** (1) The employees shall be entitled to Transport Allowance at the following rates :-

No.	Pay Scales of the Employees	Rates of Transport Allowance per month (In Rupees)	
		A-1/A Class City	Other Places
1.	Employees drawing pay in the scale of pay of Rs. 8000-13500 or above.	800	400
2.	Employees drawing pay in the scale of pay of Rs. 6500-10500 or above but, below the scale of Rs. 8000-13500.	400	200
3.	Employees drawing pay below the scale of Rs. 6500-13500	100	75

(2) The grant of Transport Allowance shall be subject to the following conditions :-

- (i) The Cities referred to as "A" and "A-1" in these orders shall be the same as those classified as such for the purpose of Compensatory Local Allowance (CLA) to the employees. The term "Other Places" may include any place where offices/ formations of State Government are located.
- (ii) The Allowance shall not be admissible to those employees (excluding blind and orthopaedically handicapped employees) who are residing within a distance of one kilometer from the place of work or within a campus housing the place of work and residence. In case, of blind or orthopaedically handicapped employees who have been provided with Government accomodation within a distance of one kilometer from the place of work or within a campus housing the place of work and residence, the allowance shall be admissible under these rules.
- (iii) The Allowance shall not be admissible to those employees who have been provided with the facility of Government transport.
- (iv) In case of officers of the level of Secretary and above, who have been provided with the facility of office car for commuting between office and residence on prescribed payment basis, an option shall be given to them either to avail themselves of the existing facility or to switch over to the payment of Transport Allowance, as admissible under this rule. In case they opt for the latter, they may be paid the allowance at rates as applicable to them, subject to the condition that the existing facility of office car shall be withdrawn from the date they opt for the allowance. In case they opt for the former, the Allowance shall not be admissible to them and they would not be required to make any payment for the facility of office car between residence and office.

**Note :** Those officers who have already exercised such option before coming into force of these rules, need not exercise a fresh option under this sub-rule.

- (v) This allowance will not be admissible to an employee during his absence from duty due to leave, training, tour etc., if such absence exceeds thirty days inclusive of holidays prefixed and/or suffix.

- (vi) The grant of Transport Allowance to the employees other than the blind and orthopaedically handicapped employees, would be subject to furnishing of the following certificate by the Head of Department/Head of Office :-

### CERTIFICATE

"It is hereby certified that Shri/Shrimati/Kumari \_\_\_\_\_  
(name of the employee) is serving in this Department/Office as a  
\_\_\_\_\_ (designation of the employee). He/She is not residing within one  
kilometer from the places of work or within a campus housing the places of work  
and residence.

2. He/She is entitled for Transport Allowance in accordance with rule-40 of the Gujarat Civil Services (Travelling Allowance) Rules, 2002."

Office Seal :

Name and Signature

Date :

Designation of Head of

Station :

Department/Head of Office

Note : It shall be the personal responsibility of the Head of Department/Head of Office to verify such certificate before issue.

41. **Cycle Allowance :** (1) Head of Department may sanction a cycle allowance of Rs. 20 per month to a Government employee whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area, provided the Government employee maintains his own cycle and uses the same for performance of the said duties.
- (2) The cycle allowance at the rate of Rs. 20 per month shall also be admissible to Police Constable and Head Constable provided he maintains his own cycle and uses the same for performance of his duties.

### CHAPTER - VI

#### MILEAGE ALLOWANCE

42. **Mileage Allowance for different modes of journey :** Mileage allowance is differently calculated, as shown in these rules accordingly as the journey is, or could be, made by railway, sea or by river steamer/launch or by road.
43. **Absence of a Government employee :** For the purpose of drawing daily allowance and mileage allowance for journey by rail/bus/air the absence of a Government employee from headquarters shall be reckoned with reference to scheduled arrival and departure as shown in Railway/Bus/Air time table.
44. **Beginning and end of journey :** A journey including a journey on transfer begins and ends at the actual residence of the Government employee concerned if it is situated within the headquarters or within an area contiguous to the Municipal or Corporation limits of the headquarters. The point in any station at which a journey on transfer made by a Government employee residing beyond these limits begins or ends shall be determined as under :-
- (i) If the Post Office (or if there are more than one, the principal Post Office) is permanently located in a Government building specially assigned for the purpose and not situated in a very outlying part of the station, it shall be considered the starting and terminal point.
  - (ii) If the Post Office is either located in a hired building, or is situated in a very outlying part of the station, the Chief Revenue Officer's Office or Village Panchayat Office shall be the point fixed.
45. **Journey to be performed by shortest route :** (a) For the purpose of calculating mileage allowance, a journey between two places is held to have been performed by the shortest of two or more practicable routes; provided that, when there are alternative railway routes and the difference between them in point of time and cost is not great, mileage allowance shall be calculated on the route actually used.

- (b) The shortest route is that by which a traveller can most speedily reach his destination by the ordinary modes of travelling. In case of doubt a competent authority may decide which shall be regarded as the shortest of two or more routes.
- (c) If a Government employee travels by a route which is not the shortest but is cheaper than the shortest, his mileage allowance shall be calculated on the route actually used.
- (d) When the shortest route between two places is a rail route and the Government employee or a member of his family makes a journey between them by an alternative route which includes a rail journey and travels during such rail journey or part of it by a class lower than that to which he is entitled, the mileage admissible to him by the shortest route shall be calculated partly by the class of accommodation to which he is entitled and partly by the lower class actually used in proportion to the distances actually travelled by those classes on the alternative route. For this purpose any distance travelled on the alternative route by road shall be treated as distance travelled by the class of accommodation to which he is entitled.
- (e) The following routes are recognised for the purpose of calculating travelling allowance although they are not the shortest or the cheapest:-

Journeys	Recognised route
(1) Between Ahmedabad and Junagadh	Via Botad and Dhola
(2) Between Ukai and Ahmedabad	Via Fort Songadh as connected by rail with Surat and Ahmedabad
(3) Between Ahmedabad and Delhi for the Government employees stationed at Ahmedabad, Gandhinagar	Rail route by broad gauge by Sarvodaya Express via Vadodara

46. **Mileage Allowance for journeys performed by other than shortest route :** (1) A competent authority may, for special reasons which should be recorded, permit mileage allowance to be calculated on a route other than the shortest or cheapest, provided that the journey is actually performed by such route and provided that the travelling allowance calculated on such route does not exceed that calculated on the shortest route by more than 50 per cent.

- (2) For the purpose of this rule, the absence in a train of the class of accommodation to which a Government employee is entitled under rule 49 may be taken as a special reason for allowing mileage allowance by road, and consequently the competent authority may on such occasion grant to a Government employee travelling by road, road-mileage limited to the amount which would have been admissible had the journey been performed by rail by the class of accommodation to which he is ordinarily entitled. When the fare of the requisite class for the journey in question is not specifically published, it shall be calculated according to the appropriate data in the Railway Time and Fare Table.
- (3) In granting this concession, the competent authority shall consider whether any public interest such as the saving of public time, inspection work enroute, etc., was served by the journey being performed by a route other than the cheapest which would not have been served had the Government employee travelled by the ordinary route. The competent authority may also, at its discretion, grant this concession to a Government employee who travels in his own motor car by a road route between places connected by road and also partly by road and partly by rail when the car is required by the Government employee for the performance of his duties at his destination. This discretion shall be exercised with due regard to the nature and extent of such duties.
- (4) In cases where the route actually used include the whole or part of the road journey included in the ordinary or cheapest route, the mileage on the whole or part of the road journey shall be excluded in calculating the excess of 50 per cent under this rule.

47. **Entitlement for journey by Air :** The following provisions shall govern the entitlement of the Government employee to travel by air, on tour / transfer :-



- (1) The officers in receipt of pay of Rs. 16,400 and above per month shall be entitled to travel by air at their discretion.
- (2) The officers drawing pay of Rs. 12,300 P.M. and above upto Rs. 16,399 P.M. may also travel by air at their discretion, if the distance involved is more than 500 kms. and the journey cannot be performed overnight by rail.
- (3) Secretaries of the Administrative Department, Heads of Departments who are in super time-scale of I.A.S., Director General of Police and Inspector General of Police and Principal Chief Conservator of Forest, can authorise their subordinate Government employees drawing pay of Rs. 10,000 per month or more to travel by air if the following conditions are fulfilled.
  - (i) the distance involved is more than 500 Kms.
  - (ii) the journey cannot be performed overnight by rail, and
  - (iii) such journey by air is considered essential in public interest.
- (4) The Secretary to the Governor/A.D.Cs to the Governor, who accompanies the Governor on journey by air.
- (5) The Secretary/Personal Secretary to Chief Minister who accompanies the Chief Minister on journey by air.

**Note :** Government employees entitled to travel by air shall travel by economy class. They may travel by private airline only if the station to which he is to go on official duty is not connected by Indian Airlines/Vayudoot.

48. **Journey by air by Government employees who are not entitled for the same :** A Government employee who is not authorised to travel by air but preforms a journey by air can draw actual air fare or fare for the journey by rail of the class of accommodation to which he is entitled whichever is less
49. **Entitlement for journey by rail on tour and transfer :** Based on the pay drawn the entitlement of a Government employee for journeys by rail on tour and transfer shall be as under :-

Pay Range	Entitlement
Rs. 16400 and above	AC First Class
Rs. 8000 and above but less than Rs. 16400	II AC 2-Tier Sleeper
Rs. 6500 and above but less than Rs. 8000	First Class-II AC III-Tier Sleeper/AC Chair Car *
Rs. 4100 and above but less than Rs. 6500	First Class/II AC-III Tier Sleeper/AC Chair Car *
Below Rs. 4100	Second Sleeper

\* All Government employees who are entitled to travel on tour/transfer by First Class/II AC III-Tier Sleeper/AC Chair Car may at their discretion, travel by II AC 2-Tier Sleeper where any of the trains connecting the originating and destination stations concerned by the direct shortest route do not provide these three classes of accommodation.

**Travel by Rajdhani Express Trains :**

Pay Range	Entitlement
Rs. 16400 and above	AC First Class
Rs. 8000 and above but less than Rs. 16400	II AC 2-Tier Sleeper
All others drawing pay below Rs. 8000	AC Chair Car *

\* Travel by AC III-Tier Sleeper will be permissible in trains in which AC Chair Car accommodation is not provided.

**Travel by Shatabdi Express Trains :**

Pay Range	Entitlement
Rs. 16400 and above	Executive Class
All others drawing pay below Rs. 16,400	AC Chair Car

**50. Drawal of Fares :** (1) A Government employee travelling on duty by air/rail/public bus shall draw the actual fare of the class of accommodation he is entitled to.

(2) A Government employee or a member of his family travelling by rail in a class of accommodation lower than that to which he is entitled shall draw the fare of the class of accommodation actually used.

(3) A Government employee who purchases a Air ticket through any agency, shall, in addition to the air fare, be entitled to agency charges limited to Rs. 10/- per journey.

**51. Grades of Government employees for drawing Road Mileage Allowance :** For the purpose of calculating the entitlement of road mileage allowance, the Government employees are divided into following grades :-

(a) The first grade shall include :-

(i) Those in receipt of Pay not less than Rs. 8000/- per month.

(ii) Heads of Departments not included in (i) above.

(b) The second grade shall include those in receipt of Pay of not less than Rs. 6500/- per month but less than Rs. 8000/- per month.

(c) The third grade shall include those in receipt of Pay of not less than Rs. 4100/- per month but less than Rs. 6500/- per month.

(d) The fourth grade shall include those in receipt of pay of less than Rs. 4100/- per month.

**52. Rates of road mileage for journeys by Road :** For journeys by road, road mileage allowance shall be calculated at the following rates for each kilometer travelled except in any case for which different rates are specially provided :-

Government employees using their own/borrowed/hired conveyance -

(i) A Government employee of the First or Second Grade -

Conveyance by which journey is performed	Rate of mileage allowance
Motor Car/Jeep (Petrol)	400 paise per k.m.
Motor Car/Jeep (Diesel)	200 paise per k.m.
Motor Cycle	100 paise per k.m.
Any other means of conveyance	100 paise per k.m.

(ii) A Government employee of the Third Grade -

Conveyance by which journey is performed	Rate of mileage allowance
Motor Cycle	100 paise per kilometer
Any other means of conveyance	100 paise per kilometer

(iii) A Government employee of the Fourth Grade -

Conveyance by which journey is performed	Rate of mileage allowance
Any means of conveyance	100 paise per kilometer

**Explanation :** Journey by "any other means of conveyance" or "any means of Conveyance" includes journey performed on foot.

**Note :** In calculating mileage allowance, for journey by road, fractions of a k.m. in each item of a bill shall be rounded off to the nearest figure, half and more than half a k.m. being taken as one k.m. and fractions less than half a k.m. being neglected.

**53. General conditions for drawal of Road Mileage Allowance :** The following shall govern the drawal of road mileage allowance by the Government employee :-

- (1) Two or more Government employees travelling on duty in the same conveyance may not all draw road mileage for the journeys but only that officer who either owns the conveyance or has borrowed or hired it may draw road mileage, if admissible under rule 54. The Government employee other than the one who owns the conveyance or has borrowed or hired it, should make a note showing the circumstances of such journey on the travelling allowance bill presented for payment.
- (2) Each of such Government employee shall draw daily allowance as admissible under these rules.
- (3) Each complete journey is to be considered separately as a journey on tour whenever the Government employee returns to headquarters or to a place in which his headquarters are situated whether he halts there or not.

**54. Entitlement of Road Mileage Allowance for journey by own or borrowed or hired car :**

(1) For the purpose of drawal of full road mileage allowance at the rate laid down in rule-52, the Secretaries, the Joint Secretaries and Heads of Departments in the scale of Joint Secretary to Government and above and whose jurisdiction is whole state, can use their own/borrowed or hired car for all journeys.

(2) Other Government officers who travel by their own or borrowed or hired car between places connected by rail shall be entitled to road mileage allowance limited to the fare of highest class of entitled by railway available on that particular route.

**55. Journey by own car between Air Port and Residence :** Principle Secretaries, Additional Chief Secretaries and Secretaries of Government using their own car for the journey between air port/railway station/bus stand and residence on the day of departure and arrival on/from tour, shall be entitled to road mileage allowance at the rate laid down in rule 52 for the mileage covered by their empty car for going and coming to residence on both occasions, provided the staff car is not available for the said journey and the concurrence of Additional Chief Secretary of the Finance Department is obtained before claiming the said mileage allowance.

**56. Entitlement for journey by public bus :** Based on the pay drawn by a Government employee, he shall be entitled to travel by public bus as under :-

#### S.N. Pay Range

#### Entitlement

- |   |  |
|---|--|
| (i) Rs. 18400 and above                         | (i) Actual fare by any type of public bus, including air conditioned bus; <b>OR</b><br>At prescribed rates for AC Taxi when the journey is actually performed by AC Taxi; <b>OR</b><br>At prescribed rates for autorickshaw for journey by autorickshaw; <b>OR</b><br>At prescribed rates of road mileage for journeys by scooter/motor cycle/moped etc. |
| (ii) Rs. 8000 and above but less than Rs. 18400 | (ii) Same as at (i) above with the exception that journeys by AC Taxi will not be permissible.   |
| (iii) Rs. 6500 and above but less than Rs. 8000 | (iii) Same as at (ii) above with the exception that journeys by AC Bus will not be permissible.  |
| (iv) Rs. 4100 and above but less than Rs. 6500  | (iv) Actual fare by any type of public bus, other than AC Bus or AC Taxi; <b>OR</b><br>At prescribed rates for autorickshaw  |



- for journey by autorickshaw; **OR**  
At prescribed rates of road mileage for journeys by scooter/motor cycle/moped etc.
- (v) Below Rs. 4100 (v) Actual fare by ordinary public bus only; **OR**  
At prescribed rates for autorickshaw for journey by autorickshaw; **OR**  
At prescribed rates of road mileage for journeys by scooter/motor cycle/moped etc.

**57. Grant of Road Mileage to collectors and district development officers in lieu of permanent Travelling Allowance :** Collectors and District Development Officers of all districts shall be entitled to road mileage at the following rates in lieu of permanent travelling allowance for all journeys including journeys by road between places connected by rail as well as other journeys in the car provided by Government subject to following maximum monthly ceiling of the amount of daily allowance and road mileage :-

Type of car provided by Government	Rate of Road Mileage per Kilometer	Maximum monthly amount of daily allowance and road mileage admissible
<b>Collectors and District Development officers of all districts except Gandhinagar, Narmada, Navsari, Porbandar, Valsad and Dangs.</b>		
Petrol driven car	325 Paise	Rs. 4800 Per month
Diesel driven car	125 Paise	Rs. 4800 Per month
<b>Collectors and District Development Officer of Gandhinagar, Narmada, Navsari, Porbandar, Valsad and Dangs districts.</b>		
Petrol driven car	325 Paise	Rs. 3600 Per month
Diesel driven car	125 Paise	Rs. 3600 Per month

**58. Rates of Road mileage for journeys performed in vehicles supplied by Government on rental basis :** A Government employee who has been allotted a Government vehicle, on rental basis and he himself bears the expenses on petrol, diesel, oil, minor repairs and driver, or drives himself shall be entitled to claim mileage allowance at the following rates for the journeys on official duties performed by him in the said vehicle.

- |  |                    |
|--|--------------------|
| (1) For petrol driven four wheeler vehicle | 325 paise per k.m. |
| (2) For petrol driven two wheeler vehicle  | 100 paise per k.m. |
| (3) For diesel driven vehicle              | 125 paise per k.m. |

**Note :** Where Government has supplied a vehicle to a Government employee on hire basis; but travels by his own car, his road mileage will be calculated as if the vehicle supplied by Government is used for the journey within or beyond the jurisdiction of the concerned employee.

**59. Private use of Government vehicles by Government officers allotted vehicles on rental basis :** A Government employee who has been allotted a Government vehicle on rental basis and he himself bears the expenses on petrol, oil minor repairs and driver or drives himself, can use such Government vehicle, for his private purposes within and outside his jurisdiction but only inside the State of Gujarat subject to following conditions :-

- (i) Vehicles on rental basis are provided primarily for Government work and the use of such vehicle for private purpose shall be only incidental.

- (ii) Prior approval of next superior officer shall always be obtained while taking out the vehicle, outside his jurisdiction for private journey.
- (iii) In emergencies such as serious illness in the family, postfacto sanction of superior officer shall be obtained.

**60. Journey between Ahmedabad and Gandhinagar :** (1) Government officers other than the Secretaries, the Joint Secretaries and Heads of Departments in the scale of the Joint Secretary to Government and above can travel by their own or borrowed or hired car between Ahmedabad and Gandhinagar and draw the road mileage at the rates laid down in rule 52 provided they take prior permission of the Secretary of their Administrative Department or the Head of Department for the same. In respect of others including those who travel by two wheeler conveyance the amount of road mileage admissible shall be limited to the rail fare of the class of accommodation to which they are entitled to.

**Note :** No permission of Secretary or Head of Department shall be necessary to draw road mileage limited to rail fare under this rule.

- (2) A Government employee having his headquarters at Ahmedabad/Gandhinagar and who is allowed to reside at Gandhinagar/Ahmedabad shall not be entitled to travelling allowance including daily allowance for his stay on duty at the place of residence unless the journey starts and ends at headquarters.

**61. Local journeys at Headquarters and in camp while on tour :** (1) A Government employee undertaking the following journeys while proceeding/arriving on/from tour and at the place of camp, inside or outside the state while on duty shall be entitled to claim road mileage at the rates laid down in sub-rule (2) :-

- (i) Journey from Residence or duty point at Head Quarters to Railway Station/Bus Stand/Airport and back on the day of departure for tour and on the day of arrival from tour.
- (ii) Journey from Railway Station/Bus Stand/Airport/place of duty to residence / duty point at the place of arrival and similarly on the day of departure from the place of camp.
- (iii) Journey from the place of his stay to the place of duty, once for going and then coming back to the place of stay, every day, at the place of camp.

**Note 1 :** The condition "once for going and than coming back to the place of stay" will not be applicable to the journey performed at Delhi and Bombay.

**Note 2 :** No road mileage will be admissible for other journeys at the place of camp.

- (2) The rates of the road mileage allowance for the journeys mentioned in sub-rule (1) shall be as follows :

Conveyance by which journey is performed	Rate of Road Mileage
(i) By full taxi/auto Rickshaw	At the rate of taxi/auto Rickshaw fare as prescribed by concerned State Government.
(ii) By own Car/Jeep (petrol driven)	400 paise per K.M.
(iii) By own Car/Jeep (diesel driven)	200 paise per K.M.
(iv) By Tonga/Cycle Rickshaw/	200 paise per K.M. man driven rickshaw (Three wheeler)
(v) By Scooter/Motor Cycle	100 paise per K.M. (Two wheeler)

- (3) Where the Taxi/Auto Rickshaw and other modes of journey are shared by more than one Government employee or where a Government employee takes a single seat in Taxi/Auto Rickshaw etc., the mileage allowance admissible shall be the actual share of hire charges limited to fifty percent of the rates in sub-rule 2.
- (4) A Government employee not in receipt of permanent travelling allowance or conveyance allowance or transport allowance travelling on duty within eight kilometers of headquarters or within municipal limits, whichever is further, or for attending the office on Sunday and Holiday, shall be entitled to rickshaw charges at scheduled rates of fares for public conveyance actually paid by him, the amount reimbursable per day being limited to one daily allowance.
62. **Mileage Allowance for journeys by steamer or launch :** A Government employee travelling by steamer/launch within the State of Gujarat shall be entitled to actual fare charged for the journey. The entitlement of the class of accommodation to a Government employee for the journeys by sea/river steamer outside the State of Gujarat shall be as may be decided by the respective Head of Department giving approval to the said journey.
63. **Due date for payment of Travelling Allowance bills :** (1) The claim of a Government employee for travelling allowance including daily allowance shall be considered to have fallen due for payment on the date succeeding the date of completion of a journey or on the first date of next calendar month to which the claim relates.
- (2) In the case of transfer travelling allowance claim falls due on the date succeeding the date of completion of journey. In cases, where a Government employee and member of his family travel separately, the dates shall be reckoned separately for each, on the date succeeding the day of completion of each individual journey. Similarly, travelling allowance claims in respect of transportation of personal effects and conveyance shall be considered as falling due on the dates succeeding the date on which these are actually delivered to him at the new station.
64. **Forfeiture of right to Travelling Allowance claim :** The right of a Government employee to the travelling allowance including daily allowance and transfer travelling allowance shall be forfeited or deemed to have been relinquished if the claim for it is not preferred within one year from the date on which it becomes due as per rule 63.
65. **Cancellation charges in respect of unused tickets :** The controlling officer shall allow the reimbursement of cancellation charges in respect of air/rail/bus tickets purchased by a Government employee for travel on official duty if the journey is cancelled in exigencies of public service. For the reimbursement of cancellation of air tickets, permission of the authority if any, which authorised the travel by air would be necessary.

#### CHAPTER - VII

#### DAILY ALLOWANCE

66. **Daily Allowance when admissible :** Unless in any case it be otherwise expressly provided in these rules, a daily allowance shall be drawn while on tour by every Government employee, whose duties require that he should travel, and shall not be drawn except while on tour.
67. **General conditions for the drawal of Daily Allowance :** The following are the general conditions which shall govern the grant of daily allowance to Government employees under these rules :-
- (1) Daily allowance may not be drawn except during absence from headquarters on duty. A period of absence from headquarters begins when a Government employee actually leaves his headquarters and ends when he actually returns to the place in which his headquarters are situated, whether he halts there or not.
- (2) Daily allowance may not be drawn for any day on which a Government employee does not reach a point outside a radius of eight kilometers from his headquarters or beyond municipal limits, whichever is farther, or returns to his headquarters from a similar point.

- (3) A Government employee who takes casual leave when on tour, is not entitled to draw daily allowance during such leave but if he returns to his headquarters or proceeds to another place of halt after the expiry of casual leave he may draw mileage allowance for the journey by the shortest route from the old place of halt to the place at which duty is resumed after the casual leave is availed of.
- (4) A Government employee on tour shall draw daily allowance on a Sunday or a public holiday intervening his halt, if he certifies that he had not returned to his headquarters for attending to his private business on that day and has spent atleast a part of such day at the camp.
- (5) A Government employee who proceeds first on casual leave from headquarters and resumes duty at an outstation on tour, may draw travelling allowance from the place where casual leave is spent to the place of tour, limited to that admissible between headquarters and the tour station.

**68. Classification of cities for the drawal of Daily Allowance :** For the purpose of drawal of daily allowance the various cities are classified as under :-

**"A-1" Class City Rates**

**Cities :** (1) Brihan Mumbai UA (2) Chennai UA (3) Delhi UA (4) Kolkata UA

**"A" Class City Rates**

**Cities :**

Ahmedabad UA	Hyderabad UA	Kanpur UA	Nagpur UA
Banglore UA	Jaipur UA	Lucknow UA	Pune UA

**Specially Expensive Localities :**

Darjeeling District (except Siliguri sub-division)	NEFA areas beyond Inner Line
---	------------------------------

Darjeeling Town	Naga Hills Tuensange area beyond the Inner Line
-----------------	--

**Expensive / Remote Localities of Himachal Pradesh :**

Lahaul and Spiti District	Chhuhar Valley of Jogindernagar
Kinnaur District	Tehsil of Mandi District
Bharmour sub-division and Pangi sub-division of Chamba District	Mangal Panchyat area of Solan District
Pargana of Pandrahbis	Dodrakwar area of Rohru Tehsil
Other Seraj and Malana Panchayat	Parganas of Chhebis, Naubis, Barabis, Pandrahbis and Atharahbis
Areas of Kulu District	Chhota Bhangal and Bara Bhangal
Sarahan and Gram Panchayats of Munish, Darkali and Kashapet of Rampur Tehsil of Simla District	areas of Palampur sub-division of Kangra District

**The following hills areas in Manipur which do not fall on the National Highway :**

Ukhrul	Tamenlong	Mao Maram
Churachandpur	Jiribam	Tengnampal
Siluk sub-division (in Senapati District)		

**"B-1" Class City Rates**

**Cities :**

Agra UA	Jamshedpur UA	Patna UA
Allahabad UA	Kochi UA	Surat UA

Bhopal UA	Kozhikode UA	Thiruvananthapuram UA
Coimbatore UA	Lucknow UA	Vadodara UA
Dhanbad UA	Ludhiana	Varanasi UA
Indore UA	Maduri UA	Vijayawada UA
Jabalpur UA	Meerut UA	Visakhapatnam UA
Nagpur UA		

**Expensive Localities :**

Shimla	Jammu and Kashmir
Laccadive, Minicoy and Amindivi Islands	Andaman and Nicobar Islands

**The following areas of Himachal Pradesh :**

Janjehli Block of Chachoi Tehsil of Mandi District	Churah Tehsil, Kunr Panchayat and Belej Pargana of Chamba Tehsil and Salooni Tehsil of Chamba District
Chopal Tehsil of Shimla District	Manali-Ujhi area, Parvati and Lagg Valley and Banjar Block of Kulu District
Trans-Giri Tract of Sirmur District	

(UA) = Urban Agglomeration

**Note :** UA = Urban Agglomeration : The localities which are included in urban agglomeration of different cities are as adopted for the population census 1991. The same in respect of the above cities of Gujarat State are reproduced in Annexure to these rules. The same in respect of cities of other States/Union Territories shall be as laid down by the Central Government for their employees stationed at those places.

**69. Rates of Daily Allowance :** The rates of daily allowance shall be as follows :-

**I. When a Government employee stays in Government/  
Public Sector Guest House or makes his own arrangements**

Pay Range	Localities other than those mentioned in columns (3), (4) and (5)	B-1 Class cities and expensive localities	A Class cities and specially expensive localities	A-1 Class cities
1	2	3	4	5
	Rs.	Rs.	Rs.	Rs.
Rs. 16400 and above	135	170	210	260
Rs. 8000 and above, but less than Rs. 16400	120	150	185	230
Rs. 6500 and above, but less than Rs. 8000	105	130	160	200
Rs. 4100 and above, but less than Rs. 6500	90	110	135	170
Below Rs. 4100	55	70	85	105



**II. When a Government employee stays in a hotel or other establishment providing boarding and/or lodging at scheduled rates**

Pay Range	Localities other than those mentioned in columns (3), (4) and (5)	B-1 Class cities and expensive localities	A Class cities and specially expensive localities	A-1 Class cities
1	2	3	4	5
	Rs.	Rs.	Rs.	Rs.
Rs. 16400 and above	335	425	525	650
Rs. 8000 and above, but less than Rs. 16400	225	330	405	505
Rs. 6500 and above, but less than Rs. 8000	200	250	305	380
Rs. 4100 and above, but less than Rs. 6500	130	160	195	245
Below Rs. 4100	65	85	100	125

**70. Pattern of Daily Allowance :** Daily allowance for the entire absence from headquarters shall be regulated as follows :-

- (1) Full daily allowance shall be granted for each completed calendar day of absence reckoned from midnight to midnight.
- (2) For absence from headquarters for less than twenty four hours, the daily allowance shall be admissible, at the following percentage of the prescribed rates :-
  - (i) If the absence from headquarters does not exceed six hours 30%
  - (ii) If the absence from headquarters exceed six hours but does not exceed twelve hours 50%
  - (iii) If the absence from headquarters exceeds twelve hours 100%
- (3) For days of departure and arrival at headquarters as well as when the period of absence from headquarters falls on more than one calendar day, they shall be reckoned as separate days and daily allowance shall be calculated for each day separately as per above sub-clause (2).
- (4) When more than one tour is undertaken on the same day, each tour should be treated separately and daily allowance should also be calculated separately, subject of course to the condition that daily allowance calculated separately for each tour on any calendar day shall not exceed one daily allowance.

**71. Enhanced rate of daily allowance for officers entitled to Travel by owned or hired or borrowed car if they travels by public conveyance :** Government Officers who are allotted Government vehicles and also those officers who are entitled to road mileage for journeys performed by their owned/hired/borrowed car will be entitled to daily allowance at 50% more than the normal rates for halts upto 10 days, if they travel by public conveyance i.e. by public bus or by railway.



**72. Calculation of admissible Daily Allowance for stay in hotel :** (1) The daily allowance in hotel etc., shall be admissible at the respective rate for the concerned locality as schedule 69-II reduced by 10% thereof and in addition the lodging charges (exclusive of breakfast/meals) incurred by the Government employee for each calendar day subject to the condition that the daily allowance so calculated per day shall not exceed the rate laid down in the said rule for that locality.

(2) When the daily allowance is claimed under sub rule (1), the Government employee shall attach with the travelling allowance bill or the voucher/s showing the lodging/boarding charges actually paid for the halts in hotel/institution and also give a certificate in the following form :-

"Certified that I have stayed in \_\_\_\_\_ hotel/institution at \_\_\_\_\_ from \_\_\_\_\_ to \_\_\_\_\_ and the said hotel/institution provides lodging/boarding at scheduled rates."

Date \_\_\_\_\_

Signature \_\_\_\_\_

Name and Designation \_\_\_\_\_

**Note :** Where more than one Government employee share the same room, the proportionate share of lodging charges for each day shall be treated as his lodging charges and the daily allowance for him shall be calculated in the manner indicated above.

**73. Daily Allowance when boarding or lodging is allowed free to a Government employee on tour :** A Government employee who, while on tour is allowed free boarding and lodging at the expense of any Government or an Autonomous, Industrial or Commercial Undertaking or Corporation, or a Statutory body or a Local Body, in which Government funds have been invested or in which Government have any other interest, shall draw only one-fourth the rate of daily allowance admissible to him at the station concerned. If only boarding or lodging is allowed free to such a Government employee he shall draw daily allowance at one-half of the admissible rate.

**74. Daily Allowance to a Government employee who stays in circuit house, rest house etc., :** A Government employee, who stays while on tour in a Circuit House, Inspection Bungalow, Rest House, Aram Gruh, Pathikasharm etc., owned by Government or Local body without having to pay any charges for accommodation, shall also draw one-half of the appropriate rate of daily allowance. If however, such a Government employee has to pay any charges for his stay at such places, even though the said charges may not cover the entire cost of the facilities provided; no reduction in daily allowance shall be made.

**75. Daily Allowance on Tour or Temporary Transfer :** The admissibility of daily allowance to a Government employee for continuous halts at places outside his headquarters during tour/ temporary transfer shall be as follows :-

- |       |                  |                      |
|-------|------------------|----------------------|
| (i)   | First 90 days    | Full daily allowance |
| (ii)  | For next 90 days | 50% daily allowance  |
| (iii) | Beyond 180 days  | Nil                  |

**Note 1 :** A halt is continuous unless terminated by an absence on duty at a distance from the halting place exceeding eight kilometers for a period including not less than three nights.

**Note 2 :** In calculating the duration of a halt, any day on which the Government employee travels or halts at a distance from the halting place exceeding eight kilometers shall be excluded.

**Note 3 :** A halt is considered to be terminated when a Government employee returns to his headquarters even though the return be for less than three nights.

**Note 4 :** For the purpose of this rule absence on leave is not "absence on duty" and should not be regarded as an interruption of halt.

- 76. Daily Allowance during training :** (1) The admissibility of daily allowance to a Government employee during the period of training at a place outside his headquarters, where boarding and lodging are not provided, shall be as follows :-

- |      |                 |                      |
|------|-----------------|----------------------|
| (i)  | First 180 days  | Full daily allowance |
| (ii) | Beyond 180 days | Nil                  |
- (2) When free boarding and/or lodging is provided to the Government employee under training either by Government or by the sponsoring institution etc., the rate of daily allowance shall be regulated in accordance with the rule 73.

### CHAPTER - VIII

### TRANSFER TRAVELLING ALLOWANCE

- 77. Transfer Travelling Allowance when admissible :** (1) Travelling allowance may not be drawn under this chapter by a Government employee on transfer from one station to another unless he is transferred in the public interest and is entitled to pay during the period occupied by the journey. A transfer at his own request should not be treated as a transfer in the public interest unless the authority sanctioning the transfer, for special reasons which should be recorded, otherwise directs.

- (2) A Government employee shall draw mileage allowance for a journey on transfer, including transfer from military to civil employ.

- (3) With a view to encouraging the adoption of small family norms by State Government employees, it has also been decided that travelling allowance on transfer will be restricted to only two dependent children of an employee. This restriction shall not, however, be applicable in respect of those employees who already have more than two children prior to 16-9-1998. Further, children of employees born between 16-9-1998 and 30-6-1999 will also be entitled to such benefits as are admissible under these rules to employees and their families on transfer irrespective of the number of children that they may already have. This restriction shall not also be applicable in respect of those employees who are presently issue less or have only one child and the subsequent pregnancy results in multiple births as a consequence of which the number of children exceeds two.

- 78. Entitlement of Transfer Travelling Allowance to Government employee in transit from one post to another :** (1) A Government employee in transit from one post to another shall be entitled to transfer travelling allowance to which the holding of the lower of the two posts would entitle him.

- (2) If the initial order of transfer is modified while the Government employee is in transit he shall be entitled to travelling allowance to which the holding of the lowest post of initial or the final order of transfer, would entitle him. Provided that if the initial order entitles him to travel by a higher class of accommodation by rail/road/ he may be allowed to claim travelling allowance admissible accordingly on his certifying that he actually travelled by the higher class.

**Instruction :** In a case covered by sub-rule (2) the officer who countersigns the travelling allowance bill should certify on the bill that the Government employee was initially transferred to one post and that by a subsequent order he was transferred to the post of which he assumed charge. The post or posts involved and the number and date of orders regarding such transfer should also be specified in the certificate.

**Note :** "Transit" shall include a period of leave.

- 79. Transfer of a Government employee from one station to another and again to a third station :** If a Government employee is transferred from station A to station B and again to station

C, the interval between the first and subsequent transfer being within six months, he shall draw the actual fare for the journey from station A to station C made by any member of the family subject to the condition that the total amount claimed from station A to station C shall not exceed the amount admissible from station A to station B plus that admissible from station B to station C. For the purposes of this rule, the entitlement of a Government employee should be determined with reference to the facts on the date of his transfer while the number of fares admissible should be determined with reference to the facts on the date of the journey in respect of which the travelling allowance is claimed, subject to the condition that no travelling allowance would be admissible in respect of a member added to the family after the date of transfer.

**80. Journeys of a family member of Government employee within six months before or after transfer :** A member of a Government employees' family who follows him to the new station within six months from the date of his taking over charge or precedes him to the new station by not more than one month before handing over charge may be treated as accompanying him. These time-limits may be extended by the competent authority in individual cases depending on special circumstances. If such member travels to the new station from a place other than the Government employee's old station, the Government employee may draw the actual fare for the journey made by such member by rail or steamer plus the road mileage, if any at the rate and subject to the conditions prescribed in Rule 90, for the actual distance of the road journey performed by such member, provided that their sum shall not exceed the total mileage allowance that would have been admissible had such member proceeded from the old to the new station.

**81. Transfer Travelling Allowance when husband and wife are both Government employees :** When both husband and wife are Government employees and are transferred at the same time or within six months of his / her transfer, from one and the same old station to one and the same new station, transfer travelling allowance shall not be admissible to both of them as independent Government employees. Either of them may claim transfer travelling allowance, the other being treated as a member of his / her family not in the Government's employment on furnishing the following certificate :-

"Certified that my wife/husband \_\_\_\_\_ who is employed under the State Government and who has been transferred from \_\_\_\_\_ to \_\_\_\_\_ within six months of my transfer has not already claimed any Transfer Travelling Allowance in consequence of her/his transfer."

**82. Transfer Travelling Allowance when charge of a post is taken or handed over at a place other than headquarters of the post :** A Government employee transferred from one post to another, under the orders of competent authority, if permitted to hand over charge of his old post or to take over charge of the new post at a place other than its headquarters, is entitled to the following concessions :-

(a) Travelling allowance as on tour for the Government employee's actual journeys -

- (i) from the old headquarters to the place of handing or taking over charge;
- (ii) from the place of handing over charge to the place of taking over; and
- (iii) from the place of handing/taking over charge to the new headquarters.

(b) In addition, travelling allowance for the conveyance of family and personal effects will be admissible from the old headquarters to the new headquarters at the prescribed rates and conditions.

**83. Transfer Travelling Allowance when headquarters are changed while on tour :** A Government employee whose headquarters are changed while he is on tour and who proceeds to his new headquarters without returning to his old headquarters is entitled to travelling allowance at tour rates from the old headquarters to the tour outstation and from the tour outstation to the new headquarters, plus the concessions referred to in rule 82 (b).



- 84. Transfer Travelling Allowance when family members travel to a new station :** If the family of a Government employee, in consequence of his transfer, travels to a station other than the new headquarters, travelling allowance for the journey of the family may be drawn subject to the condition that it does not exceed the travelling allowance that would have been admissible if the family had proceeded to the new headquarters station.
- 85. Government employee taking leave before joining a new post :** (1) A Government employee who goes on leave (excluding leave on medical certificate) not exceeding six months, after he has given over charge of his old post and before he has taken charge of his new post is entitled, whether the order of transfer is received before or after the commencement of his leave, to transfer travelling allowances under this chapter as for a journey from his old headquarters to new headquarters.
- (2) A Government employee who takes leave exceeding six months excluding leave exceeding six months on medical certificate while in transit from one post to another shall draw transfer travelling allowance excluding composite transfer grant.
- 86. Government employee posted to a new station on return from long leave :** When on return from leave exceeding six months but excluding leave exceeding six months on medical certificate, a Government employee is stationed at a headquarter other than that at which he was stationed when he proceeded on leave, he shall be entitled to transfer travelling allowance as admissible under this chapter.
- 87. Entitlement for journeys by Air on Transfer :** (i) A Government employee travelling by air on transfer between places connected by rail and/or steamer, is entitled to draw -
- (a) if he is entitled to travel by air on transfer, the air fares actually paid for himself and the members of his family; or if he is not so entitled, the air fares actually paid for himself and the members of his family, or the railway and/or steamer fares which would have been paid had he travelled by the appropriate class by rail and/or steamer, whichever is less; and
- (ii) A Government employee travelling by air on transfer between places connected by road only, is entitled to draw -
- (a) if he is authorised to travel by air on transfer, the air fare actually paid for himself and members of his family, or
- if he is not so authorised, lower of the following two :-
- (1) the air fares actually paid for himself and the members of his family; or
- (2) a single road mileage allowance at the rate which would have been applicable to him had he performed the journey by road if he travels alone, at twice the above rate if he is accompanied by two members of his family, and at thrice the above rate if accompanied by more than two members of his family.
- 88. Entitlement for journeys by rail on transfer :** A Government employee transferred from one place to another shall be entitled to the following in respect of the journeys on transfer performed by him by rail/steamer :-
- (1) actual fare by rail or steamer not exceeding the fare of the class to which he is entitled while in tour under rule 49.
- (2) one extra fare for each adult member of his family who accompanies him and for whom full fare is actually paid and one-half fare for each child for whom such fare is actually paid.
- 89. Entitlement of class for journeys by road by public conveyance :** A Government employee himself or a member of his/her family travelling by public bus shall be entitled to actual bus fare paid limited to his entitlement under rule 56.

- 90. Entitlement for journey by road by mode other than public conveyance on transfer :** Where the Government employee himself with members of his family travels by road by a mode other than public conveyance on transfer, the entitlement shall be as under -

- (a) **Between places connected by rail :** Road mileage, limited to rail mileage by the entitled class.
- (b) **Between place connected by road only :** (i) For journeys in full taxi. Road mileage at prescribed rates under rule 51 as under notwithstanding how the Government employee and members of his family travelled -

For self	One road mileage
For one additional member of family	Nil
For two additional members of family	One additional road mileage
For more than two additional members	Two additional road mileage for family

- 91. Personal effects :** The term "personal effects" is not subject to definition, but the controlling officer must satisfy himself that a claim to reimbursement on account of transportation of personal effects is reasonable.

- 92. Composite Transfer grant :** A Government employee transferred in public interest from one place to another shall be entitled to Composite Transfer grant as under :-

- (1) Half month's basic pay in case of transfers involving a change of station located at a distance of or more than 20 km. from each other.
- (2) In cases of transfer to stations which are at a distance of less than 20 km. from the old station and of transfers within the same city, the Composite Transfer Grant will be restricted to one-fourth of the basic pay, provided a change of residence is actually involved.

- 93. Entitlement of carriage of personal effects by rail on transfer :** The pay ranges and the entitlement for carriage of personal effects by rail shall be as under :-

Pay Range	Personal effect that can be carried
Rs. 16400 and above	Full four wheeler wagon or 6000 kg by goods train, or one Double Container.
Rs. 8000 and above but less than Rs. 16400	Full four wheeler wagon or 6000 kg by goods train, or one Single Container.
Rs. 6500 and above but less than Rs. 8000	3000 kg by goods train.
Rs. 4100 and above but less than Rs. 6500	1500 kg by goods train.
Below Rs. 4100	1000 kg by goods train. *

- \* Such of those employees as are in receipt of pay of Rs. 3350 p.m. and above may be also be permitted to transport 1500 kg of personal effects by goods train.

- 94. Carriage of personal effects by road between places connected by rail :** In cases of carriage of personal effects by road between places connected by rail, a Government employee can draw the actual expenditure on transportation of personal effects by road or the amount admissible on transportation of the maximum admissible quantity by rail and additional amount of not more than 25 per cent thereof, whichever is less.

**Note :** For the purpose of this rule Gandhinagar shall be treated as a place not connected by rail.

- 95. Carriage of personal effects by road from one place to another at new or old headquarters :** The allowance for carriage of personal effects between places connected by road only shall be at the following uniform rates :-

Pay Range	A-1/A/B-1 Class Cities Rs. Per Km.	Other Cities
1	2	3
Rs. 8000 and above	30.00	18.00
Rs. 6500 and above but less than Rs. 8000	15.00	9.00
Rs. 4100 and above but less than Rs. 6500	7.60	4.60
Below Rs. 4100	6.00	4.00

**Note-1 :** The allowance at higher rates mentioned in column (2) will be admissible, only for carriage of personal effects from one place to another within the limits of A-1/A/B-1 Class Cities.

**Note-2 :** Such of those employees as are in receipt of pay of Rs. 3350 p.m. and above will, however, be entitled to the rates of allowance prescribed for employees in the next higher pay range of Rs. 4100 and above but less than Rs. 6500. The higher rate mentioned in Column (2) will be admissible in their cases as well only for carriage of personal effects from one place to another within the limits of A-1/A/B-1 Class Cities.

96. **Carriage of personal effects from a place other than old station :** Subject to the prescribed maximum number of kilograms a Government employee may draw the actual cost of transporting personal effects to his new station from a place in India other than his old station, (e.g., from a place where they are purchased en route or have been left on the occasion of a previous transfer) or from his old station to a place other than his new station, provided that the total amount drawn, including the cost of transporting these personal effects, shall not exceed that admissible had the maximum admissible number of kilograms been transported by goods train from the old to the new station direct.
97. **Carriage of personal effects by "Quick Transit Service" :** The cost of transportation of personal effects on transfer may be allowed, subject to the maximum quantity prescribed under these rules, at the "Quick Transit Service" rates, if personal effects are actually transported by such service. A certificate to the effect that the personal effects were transported by the "Quick Transit Service" and that they reached the destination within the specified period, should be recorded by the claimant on the Travelling Allowance Bill.
98. **Carriage of personal effects by passenger train :** If a Government employee carries his personal effects by passenger train instead of by goods train, he may draw the actual cost of carriage up to a limit of the amount which would have been admissible had he taken the maximum number of kilograms by goods train.
99. **Expenditure on transportation of personal effects :** A Government employee claiming the cost of transporting personal effects must support his claim by a certificate that the actual expenses incurred was not less than the sum claimed. He should state in the certificate the weight of personal effects actually carried and the amount actually paid for their transport separately, by rail, road, etc., and the controlling officer shall scrutinize the details and satisfy himself that the claim is reasonable.
100. **Carriage of conveyance of the Government employee on transfer :** (1) A Government employee travelling to join a post in which the possession of a conveyance is advantageous from the point of view of his efficiency, may draw the cost of transporting at owner's risk conveyance as per rule 102.

**Explanation :** A post in which the possession of a conveyance is advantageous from the point of view of efficiency is -



- (1) a post the duties of which entail touring over an area as large or larger than a taluka, or
- (2) a post to which a conveyance or permanent travelling allowance is attached, and
- (3) any other post in respect of which Government considers that it is in the interest of the public service that the Government employee holding the post should use a conveyance for the performance of his duties.

**Note :** When a Government employee who is transferred from a post in which the possession of a conveyance is advantageous from the point of view of his efficiency, to another post in which it is not advantageous, is again transferred within a period not exceeding four months to a post in which the possession of the conveyance is advantageous from the point of view of his efficiency, he may draw the cost of its transport from the first to the last station, provided, that the conditions, in this sub-rule are fulfilled and he certifies that the conveyance was possessed by him at the first station.

- (2) A Government employee claiming the cost of transporting a conveyance, must support his claim by a certificate that the actual expense incurred was not less than the sum claimed. Such a certificate must give details of the conveyances transported.
- (3) The scales for transportation of conveyance on transfer at Government expense will be as follows :-

---

**Pay RangeScale**

---

Rs. 6500 and above	One motor car, or one motor cycle/scooter.
Less than Rs. 6500	One motor cycle/scooter/moped or one bicycle.

---

- 101. Journey of a chauffeur or cleaner :** A second class rail fare, by the shortest route between the stations from and to which the motor car is actually carried by rail, may be drawn in respect of a chauffeur or cleaner, provided a certificate is furnished by the officer concerned that a chauffeur or cleaner, other than a domestic employee, was actually employed and that he (the chauffeur or cleaner) actually travelled by rail on the route for which transportation charges of the motor car by rail are claimed. The chauffeur or cleaner need not necessarily travel in the same train which carried the car.
- 102. Reimbursement of the cost of transportation of conveyance by rail :** (1) On occasions when a Government employee is authorised to convey his motor car or motor cycle by rail at the public expenses, he may do so at railway's risk by passenger train or goods train at his option. In the former case the actual freight charged by the Railways may be drawn by the Government employee. In the latter case, i.e., if the conveyance is despatched by goods train, the Government employee may draw in addition to the freight charged by the Railways, the cost of packing and of transporting the packed conveyance to and from the goods-shed at the stations of departure and arrival, provided that the total amount so drawn shall not exceed the freight charged for transporting the conveyance by passenger train.
  - (2) If a Government employee has kept his conveyance at a station other than the one from which he is transferred, he may draw the actual cost of transporting the conveyance from the station where it is kept to the station to which he is transferred, provided that the amount so drawn shall not exceed, the amount admissible, had it been conveyed from the old station to the new station direct, and provided further that the conveyance is actually transported to the new station within a reasonable time before or after the officer is transferred.
- 103. Transportation of the conveyance under its own propulsion or loading it on a truck :** (1) When a Government employee who is authorised to convey his motor car or motor cycle at public expense, transports the same under its own propulsion by road or by loading it on a truck between places connected by rail, he shall be entitled to claim the cost of transportation limited to expenditure on transportation by passenger train.

- (2) When a Government employee who is authorised to convey his motor car or motor cycle at public expense, transports the same under its own propulsion by road or by loading it on a truck between places not connected by rail, he shall be entitled to claim the transportation charges at the rates laid down in rule 104.

**Note :** Where the conveyance is sent under its own propulsion and the Government employee does not travel in the conveyance he shall be entitled to a separate fare by rail/air or to a separate road mileage for himself. However, when the Government employee travels in his/her own car, he shall not be entitled to any separate fare by train/air or road mileage. Appropriate mileage allowance will be admissible for the members of his family if they travel otherwise than by the conveyance being transported under its own propulsion.

- 104. Rates of transportation of conveyance by road :** Allowances admissible for transportation of conveyance by road shall be at the following rates, subject to the condition that the Government employee himself and the members of his family, if they accompany him on transfer and for whom travelling allowances has been claimed, do not travel by the conveyance transported and further subject to that the total amount of the allowance claimed does not exceed the cost condition of transportation of the conveyance by passenger train :-

Motor car (petrol driven)	400 paise per K.M.
Motor car, jeep, station wagon (diesel driven)	200 paise per K.M.
Motor cycle/scooter (two wheeler)	100 paise per K.M.

- 105. Additional fare to Government employee on transfer :** A Government employee will be entitled to an additional fare for himself by the entitled class for both onward and return journey, in addition to the normal transfer travelling allowance entitlement, if he has to leave his family behind because of non-availability of Government residential accommodation at the new place of posting.

**Note-1 :** In cases where the Government accommodation is available and the officer does not accept the Government accommodation allotted to him on the ground of being of lower category or for any other reason, he shall not be entitled to the additional fare under this rule, since the Government accommodation is made available and the officer had refused it.

**Note-2 :** When a Government employee brings family before actual allotment and if transfer travelling allowance has been claimed for such family members, he is not entitled to additional fare under this rule.

## CHAPTER - IX OTHER JOURNEYS

- 106. Travelling Allowances admissible on retirement :** A Government employee shall be entitled to travelling allowances on his retirement as follows :-

- (1) A permanent Government employee on retiring (including voluntary retirement), superannuation, invalid or compensation pension shall be entitled to following travelling allowances in respect of journey of himself and members of his family from the last station of his duty to his home town and in respect of the transportation of his personal effects between the same places :-
  - (i) For journeys by rail or steamer or air, actual fares of the class of accommodation to which he was entitled on the date when he was last on duty in respect of self and members of his family.
  - (ii) For the journeys by road one mileage allowance for himself and one member of his family, a second mileage if two members of the family travel with him and a third mileage allowance if more than two members of his family travel with him as per rate applicable to the Government employee on the date when he was last on duty under rule 52.



- (iii) Actual cost of transportation of personal effects as per scale as admissible under rules 93 to 96.
  - (iv) Composite Transfer Grant equal to half month's basic pay last drawn in case of those employees who, on retirement, settle down at places other than the last station(s) of their duty located at a distance of 20 k.m. or more than 20 km. Government employees who, on retirement, settle at the last station of duty itself or within a distance of less than 20 km may be paid the Composite Transfer Grant equal to one forth of the basic pay last drawn by them, subject to condition that a change of residence is actually involved.
  - (v) The expenditure on transportation of conveyance by Government employees on their retirement shall be reimbursed at the rates prescribed under rule-100 (3) without insisting on the requirement that the possession of the conveyance by them while in service at their last places of duty should have been in public interest.  
**Note :** For journey partly by one mode of travel and partly by another, the travelling allowances shall be admissible as per clauses (i) and (ii) in so far as they are respectively applicable.
- (2) The travelling allowance under sub-rule (1) shall be admissible by the shortest route from the last place of duty of the Government employee to his home town which a Government employee has declared as such for the purpose of leave travel concession. When a home town is not declared the place entered in his service book or other service record shall be treated to be his home town.
  - (3) Where a Government employee desires to settle at a place other than his home town he may be paid travelling allowances under sub-rule (1) upto the later place, subject to the condition that the amount reimbursable to him would be that which would have been admissible had he actually proceeded to his home town; or the amount reimbursable had the later place been the home town; whichever is less.
  - (4) Travelling allowance under this rule shall not be admissible to Government employees who quit service by resignation or who is dismissed or removed from service.
  - (5) The travelling allowance under this rule shall also be admissible to temporary Government employees including those borne on work-charged establishment who retire on attaining the age of superannuation or are invalidated or retrenched from service without being offered any alternative employment provided they have put in a total service of not less than ten years under the State Government at the time of such retirement or invalidation or retrenchment.
  - (6) The travelling allowance under this rule shall not be admissible to Government employees
    - (a) who are not in whole time employment,
    - (b) who are paid from contingencies, and
    - (c) those who are engaged on contract basis.
  - (7) Where an officer is re-employed under the state Government within six months of the date of his retirement, the travelling allowance admissible under sub-rule (1) may be allowed to him within six months from the expiry of the period of his re-employment.

**107. Option for drawing Travelling Allowance on retirement :** (1) The retiring Government employee shall have the following option to prefer the claim for retirement travelling allowance :-

- (i) to prefer the travelling allowance claim after actually performing the journey and transportation of personal effects within six months after the date of retirement

OR

- (ii) to draw lump sum travelling allowance in lieu of the travelling allowance as admissible under the said rule as follows :

- (a) Railway / Air fare for the class of entitlement for self and eligible family members.
- (b) Composite Transfer grant as per scale admissible under rule 92.
- (c) Transportation cost of personal effects as if maximum weight prescribed under rule 93 is conveyed to hometown by goods train.

- (2) The Government employee who opts for drawal of lump sum travelling allowance under sub rule (1) shall not be required to produce any certificate regarding journey performed etc., at the time of claiming the said amount. The amount of lump sum travelling allowance shall be paid on the last working day of his service.
- (3) In case of drawal of lump sum travelling allowance under sub rule (1) the Government employee shall give to the controlling officer within six months from the date of drawal of the lump sum amount a certificate that he/she has actually performed journey and shifted the personal effects as claimed in the said lump sum bill.

**108. Procedure for drawing Travelling Allowance bills for journey to hometown on retirement :** The provisions for drawal and payment of travelling allowance bills for the journey of the Government employee on his retirement to hometown under rule 106 shall be as under :-

- (1) The travelling allowance claims admissible under this rule shall be drawn on travelling allowance bill forms like transfer travelling allowance claims and the same in respect of the Government employees who were their own controlling officers before retirement and shall be countersigned by the next superior administrative authority.
- (2) Before reimbursing the travelling allowance admissible under rule 106, or after making lump sum payment of travelling allowance amount under rule 107 the countersigning authority shall satisfy itself, as far as possible, that the claimant and members of his family actually performed the journey to the hometown or the other place to which he might have proceeded to settle there, e.g. by requiring the production of original vouchers relating to transportation of personal effects, conveyance etc.
- (3) Payment of travelling allowance claims under rule 106 shall be made by the Treasury Officer or Pay and Accounts Officer even after the issue of a last pay certificate.

**109. Travelling Allowance for settling down on retirement at last station of duty :** A Government employee who on retirement, wishes to settle down permanently at the last station of duty and who is required to change his residence as a result of his retirement, shall be entitled to travelling allowance to the extent indicated below :-

- (i) For the road journey between old residence to new residence one road mileage allowance for self and one additional for each member of his family as per scale admissible under rule 52.
- (ii) Actual cost of transportation of personal effects not exceeding the amount admissible under rules 93 to 95 excluding composite transfer grant.
- (iii) An allowance for transportation of conveyance as admissible under rule 104 where allowance referred to in sub-clause (i) shall not be admissible for self and members of his family travelling by the conveyance. If they travel otherwise, the same shall be admissible.

**Note 1 :** No other travelling allowance shall be admissible.

**Note 2 :** The admissibility of the travelling allowance shall be subject to other conditions laid down in rule 106.

**Note 3 :** The term 'last station of duty' means the area falling within the jurisdiction of the Municipality or Corporation, including urban agglomeration areas and the places, where the Government employee was posted immediately before his retirement.

**110. Journey by families of Government employee who dies while in service :** (1) The members of the family of a Government employee who dies while in service may draw the following travelling allowances, provided they complete the journey within six months after his death :-

- (i) For journeys by rail, road or river actual fares of the class of accommodation to which he was entitled on the date when he was last on duty in respect of self and member of his family;



- (ii) Actual cost of transportation of personal effects as per scale as admissible under rule 93 to 96.
- (iii) For the journeys by road by hired/owned/borrowed vehicle one mileage allowance for one member of his family, a second mileage if two members of the family travel and a third mileage allowance if more than two members of his family travel as per rate applicable to the Government employee under rule 52 on the date when he was last on duty.
- (iv) Composite Transfer grant on the scale referred to in rule 92 on the basis of duty pay, last drawn before death.

**Note :** For journey partly by one mode of travel and partly by another, the travelling allowances shall be admissible as per clause (i) and (iii) in so far as they are respectively applicable.

- (2) The travelling allowance under sub rule (1) shall be admissible by the shortest route from the last place of duty of the Government employee to his home town which a Government employee has declared as such for the purpose of leave travel concession. Failing such a declaration by the Government employee of his home town the place entered in his service book or other service record shall be treated to be his home town.
- (3) If at the time of a Government employee's death a member of his family happens to be at a station other than the Government employee's last headquarters or being there proceeds to a station other than a place referred to in sub-rule (2), such member may draw the actual fare for the journey made by rail or road or steamer, for the actual distance travelled and cost of transport of personal effects from the place where he was at the time of the Government employee's death to the place to which he actually travelled provided that the total expenses claimed shall not exceed the total mileage allowance and cost of transportation of personal effects up to the prescribed limits that would have been admissible had such member travelled from the headquarters of the Government employee to a place referred to in sub-rule (2).
- (4) The forgoing provisions of this rule shall not apply to -
  - (a) the Government employees engaged on contract and those who are not in the whole-time employment of Government.
  - (b) the Government employees paid from contingencies.
  - (c) the Retired Government employees who have been re-employed.
  - (d) the Temporary Government employees who have not rendered three year's continuous service.
- (5) (a) The payment of travelling allowance to the families of the deceased Government employee shall be made in the order of precedence given below :-
  - (i) The surviving widow or the eldest among them if there be more than one surviving widow (not being a minor) if the deceased Government employee was a male officer, or the husband if the deceased was a female officer;
  - (ii) The eldest surviving (dependent) child of the deceased Government employee provided that he/she has attained the age of majority;
  - (iii) Any person who in the opinion of the Head of Office, is fit to receive payment on behalf of the minor, (s), subject to the execution by such person of a bond, duly signed by two sureties, agreeing to indemnify Government against any subsequent claim, provided that such a bond may be dispensed with when payment is made to a legal guardian.
- (b) The amount may be drawn on Travelling Allowance bill by the Head of office under whom the deceased Government employee last served.

**111. Journey when proceeding on or returning from leave :** (1) Except as otherwise provided in these rules, a Government employee shall not be entitled to any travelling allowance for a journey made during leave or while proceeding on or returning from leave.

- (2) Government may for special reasons permit any Government employee to draw for a journey of the kind specified in rule 115, travelling allowance as for a journey on tour.

**Note:** The Travelling allowance of a Government employee on leave, if otherwise admissible, shall be regulated by the pay and grade of the post held by him, prior to his proceeding on leave.

- (3) A military officer in civil employ being a departmental warrant officer when proceeding on or returning from leave on medical certificate, is entitled to the same concessions which he would have received in military employ.

**112. Journey during leave or suspension :** (1) If a Government employee while on leave undertakes a journey under proper authority in the public interest, he may draw travelling allowance as for a journey on tour; provided that if the journey extends beyond the limits of the State of Gujarat previous sanction of the Government shall be required.

- (2) A Government employee under suspension shall be entitled to travelling allowance as on tour for journeys performed by him while under suspension for appearing before the Enquiry Officer when the enquiry is held at a station other than his headquarters provided that the enquiry is not so held at that place at express request of the Government employee under suspension.

**Note:** The Travelling Allowance of such Government employee, if otherwise admissible, shall be regulated by the pay and grade of the post held by him, prior to his suspensions.

**113. Travelling Allowance admissible to a Government employee when compulsorily recalled to duty from leave:** (1) When a Government employee is compulsorily recalled to duty before the expiry of his leave, and the leave is thereby curtailed by not less than one month, he is entitled to draw mileage allowance for journey from the place where the order of recall reaches him. If the period by which the leave is curtailed is less than one month, the authority recalling the Government employee shall decide whether mileage allowance should be granted or not.

- (2) If in similar circumstances he is transferred, he may in lieu of so much of the travelling allowance admissible under rule 85 as relates to himself and his family draw at his option mileage allowance from the place prescribed in sub-rule (1) to his new station.

**114. Journey to attend meeting of non Government bodies :** When a Government employee attends in his official capacity, any meeting or function of a non-official body like a Board, a Corporation or such other Institution, which entitles him to claim travelling allowances for such attendance, his travelling allowance shall be regulated as under :-

The Government employee shall claim the travelling allowance, from the non-official body concerned and he may either -

- (i) retain the travelling allowance received by him from body and in that case he shall not claim any travelling allowance from Government; or
- (ii) draw the travelling allowance admissible to him under the rule from Government and credit the amount of travelling allowance received by him from the non-official body concerned to Government under the relevant Budget Head.

**115. Journey undertaken for inspection of documents etc. during leave/suspension :** A Government employee including Government employee on foreign service who travels from his own headquarters to any other place for inspection of documents relevant for the purpose of preparing his defence case against charges framed against him, shall be entitled to travelling allowance as on tour, whether he is on duty or on leave or under suspension, provided that -

- (i) The inquiry officer certifies that the official records to be inspected are relevant and essential for the preparation of defence statement.
- (ii) The competent authority certifies that the original records could not be sent to the Head quarters of the Government employee or copies thereof could not be made out and sent.
- (iii) The Head of Office under whose administrative control the Government employee is, has given his approval to the journey provided that where the enquiry is held at a place other than the headquarters



of the Government employee expressly at his own request, no such certificate under condition (ii) shall be given.

**Provided** further that the Government employee shall not be entitled to any daily allowances for halts for more than three days on journey or at the out stations.

**Note :** In the case of a Government employee who is under suspension at the time he undertakes the journey, and who is subsequently reinstated in service, the period spent in transit to and from and the minimum period of stay required at the place where official records are made available, shall be treated as on duty, leave or otherwise in accordance with the orders passed by the competent authority regulating the period of suspension.

**116. Journey to give evidence of facts of which the Government employee has official knowledge :** The following provisions apply to a Government employee who is summoned to give evidence in a criminal case, a case before a court-martial, a civil case to which Government is a party or a departmental inquiry held by a properly constituted authority :-

- (i) He may draw travelling allowance as for a journey on tour attaching to his bill a certificate of attendance given by the court or other authority which summoned him.
- (ii) When he draws such travelling allowance, he may not accept any payment of his expenses from the court or authority. Any fees which may be paid by the court for the travelling and subsistence allowance of the witness must be credited to Government.
- (iii) If the court in which he gives evidence is situated within eight kilometers of his headquarters and no travelling allowance is, therefore, admissible for the journey, he may, if he be not in receipt of permanent travelling allowance, accept, such payment of actual travelling expenses as the court may make.

**Provided** that the facts as to which he is to give evidence have come to his knowledge in the discharge of his public duties.

**Note 1 :** A Government employee summoned to give evidence while on leave or under suspension is entitled to travelling allowance under this rule for the journey from and to the place from which he is summoned as if he was on duty.

**Note 2 :** A Government employee summoned to give evidence in circumstances other than those described in this rule or summoned for any other purpose in his private capacity as for example, to serve as juror or assessor, is not entitled by reason of his position as a Government employee to any payments other than admissible by the rules of the Court. If the court pays him any sum as subsistence allowance or compensation apart from payment for travelling expenses, he must credit that sum to Government before drawing full pay for the day or days of absence.

**Note 3 :** The period, spent by the Government employees in attending Court of law as juror or assessors, with the permission of their respective Head of Department, should be treated as special casual leave, which should not be debited to the casual leave account. However, such Government employees during period of leave, will not be given any extra leave for such attendance nor will their leave be considered to have been interrupted by such attendance.

**117. Travelling Allowance to a retired Government employee for attending departmental enquiry : (1)** A retired Government employee may be allowed travelling allowance as on tour by the shortest route for the following journeys from his "hometown" (declared as such for the purposes of the Leave Travel Concession) to the place of enquiry and back :-

- (i) to attend departmental inquiry against him,
- (ii) to act as defence assistant in a departmental inquiry against another Government employee.
- (iii) to give evidence in a departmental inquiry against a Government employee.
- (iv) to peruse the official documents in preparation of his defence in the departmental proceedings against him.
- (v) for attending Courts in connection with a departmental proceedings against him or against any other Government employee.

Alternatively, in case the person concerned has taken up residence after retirement at a place other than his "hometown", he may be allowed travelling allowance for journeys from such place of

residence to the place of enquiry and back. The place of residence means the place for which post-retirement travelling allowance claim was drawn or the place (Bank/Treasury) from which pension is being drawn. However, if at the time of receipt of summons, the retired Government employee is at a place different from his "hometown" or place of residence, the travelling allowance should be restricted to the shorter of the two journeys between that place to the place of enquiry and the "hometown" / place of residence to the place of enquiry.

- (2) On furnishing the necessary details of attendance from the respective authority by the retired Government employee, the travelling allowance bills shall be drawn by the office from which he retired if the journey has been undertaken in connection with the departmental inquiry against him otherwise by the office to which the Government employee pertaining to whom the departmental proceedings, Court case belongs.

**Note :** The travelling allowance shall be regulated in accordance with entitlement based on the pay of the retired Government employee immediately prior to retirement.

**118. Journey to attend examination :** (1) A Government employee appearing for any departmental or language examination shall be entitled to draw travelling allowance as on tour for the journey undertaken and daily allowance for halts made subject to following conditions :-

- (1) Travelling allowance shall not be drawn under this rule more than twice for any particular examination, and
- (2) a Head of a Department may disallow travelling allowance under this rule to any candidate who in his opinion -
  - (i) has culpably neglected the duty of preparing himself for an obligatory examination, or
  - (ii) does not display a reasonable standard of proficiency in an examination which is not obligatory;
- (3) Where a Government employee performs journey to the place of examination but the examination is not held, he shall be allowed to draw travelling allowance provided intimation regarding cancellation of the examination was not given to him or could not reach him before the commencement of the journey by him.
- (4) Candidates who have failed and claim travelling allowance should be required to produce a certificate for its payment from the authority conducting the examination concerned.
- (5) Proportionate permanent travelling allowance for the days for which daily allowance is drawn under this rule shall be deducted in respect of the Government employees in receipt of permanent travelling allowance.
- (2) A Government employee on leave may, for a journey undertaken for the purpose of appearing for an examination, draw, if he is otherwise eligible, travelling allowance and daily allowance as per sub rule 1 for a journey on tour from the place where he was last on duty or from the place where he is residing, whichever entitles him to less.

**119. Miscellaneous Journeys :** The following journeys performed by a Government employee shall be treated as tour on duty :-

- (1) Government employees summoned by or at the request of the Gujarat Public Service Commission, or of Government, or of Head of Department or Office for interview, not connected with advertised posts, may be allowed to draw travelling allowance as for a journeys on tour. No daily allowance for halts on the journey may however, be allowed in such cases.
- (2) A Government employee proceeding in his official capacity to a police station to lodge a complaint or give information of an offence but no travelling allowance is admissible to Government employee summoned by a police officer to give evidence before him.
- (3) A Government employee performing journeys for the purpose of answering civil or criminal charges brought against him in consequence of acts performed by him in the course of his official duties in the cases in which a competent authority has decided to undertake his defence at the public cost.

- (4) A Government employee who is compelled to travel to another station in order to obtain a medical certificate in support of his application for leave or to obtain countersignature of a medical officer of Government on the certificate in support of an application for leave issued to him by a registered medical practitioner, and the medical officer of Government requires the Government employee to see him.

**Note-1 :** A certificate from the Government medical officer to the effect that the Government employee was required to appear before him should accompany the claim for the travelling allowance.

**Note-2 :** The countersignature should ordinarily be obtained from the nearest medical officer of Government.

**Note-3 :** Travelling Allowance shall not be admissible for a journey to obtain a medical certificate or countersignature upon a medical certificate in support of an application for extension of leave.

- (5) A Government employee is required under the orders of the head of his office to obtain the countersignature of medical board or officer upon a certificate pronouncing him fit to return to duty from leave granted on medical certificate.

- (6) A Government employee who is directed by his appointing authority in the interest of the public service, to apply for an invalid pension may, if he be required to make a journey in order to appear before a Medical Board or Medical Officer:

**Note :** Travelling Allowance bill must be supported by a certificate that he was directed to apply for an invalid pension in the interest of the public service and that he did not voluntarily ask to retire.

- (7) A journey undertaken by a Government employee to appear before a Medical Board in case his appeal against the report of a Medical Officers or a Standing Medical Board recommending invalidation is referred to a Medical Appeal Board and if the findings of the board are in his favour.

**Instruction-1 :** The journey referred to sub-rules (4), (5) and (6) should not be undertaken without the previous permission of the controlling officer, if such permission can be obtained without risk to the Government employee requiring medical advice. Controlling Officers must take care, that undue advantage is not taken of this privilege. If the absence of the invalid Government employee from his station be prolonged, he should be required to ask leave on medical certificate.

**Instruction-2 :** Except as provided in sub-rules (4) to (7) no travelling allowance is admissible for a journey undertaken in order to appear before a Medical Board or Officer.

**Instruction-3 :** Travelling Allowance under sub-rules (4) to (7) shall be calculated as for a journey on tour, but no daily allowance may be drawn for halts on the journeys.

## CHAPTER - X

### DRAWING AND CONTROLLING OFFICERS FOR TRAVELLING ALLOWANCE BILLS

- 120. Countersignature on Travelling Allowance bills :** No bill for travelling allowance other than a bill for permanent travelling allowance, shall be paid unless it is signed or countersigned by the controlling officer of the Government employee who presents it.

**Instruction :** The controlling officer shall see that the nature of the public duty that necessitated the journey or function performed such as "Inspection", "Examination of Record", "Local Investigation", etc., is briefly but definitely stated in the column in the heading "Purpose of journey" in the travelling allowance bill.

- 121. Controlling Officers :** All class I officers shall be controlling officers in respect of their own travelling allowance bills as well as those of the establishment under them.

- 122. Duties and powers of the Controlling Officers :** The following shall be the duties and powers of the controlling officer countersigning the travelling allowance bill :-

- (1) To scrutinise the necessity, frequency, and duration of journeys and halts for which travelling allowance is claimed, and to disallow the whole or any part of the travelling allowance claimed for

any journey or halt, if he considers that a journey was unnecessary or unduly protracted or that a halt was of excessive duration;

- (2) To scrutinise carefully the distances entered in travelling allowance bills;
- (3) To satisfy himself that where the actual cost of transporting, personal effects, etc., is claimed under these rules, the scale on which such effects, etc., were transported is reasonable; and to disallow any claim which in his opinion does not fulfil this condition.
- (4) To observe any subsidiary rules or orders which a competent authority may make for his guidance;
- (5) To satisfy himself that the particulars of the journey performed by non-gazetted Government employee is certified by the gazetted Government employee under whose instructions the journey is performed.

**123. Responsibility of drawing officers of Travelling Allowance bills :** It shall be the responsibility of each drawing officer who draws the travelling allowance bills to keep a office copy of the same and to satisfy himself to ensure that no claim is preferred twice.

**124. Disciplinary action for preferring false Travelling Allowance claims :** In case it is proved that a Government employee has preferred false travelling allowance claim, punishment under the Gujarat Civil Services (Discipline and Appeal) Rules 1971 shall ordinarily be that of removal from service, irrespective of the amount of false travelling allowance unless there are strong extenuating circumstances warranting lesser punishment.

**125. Register of Travelling Allowance bill :** Each controlling officer countersigning the travelling allowance bills shall, to satisfy himself that he has not passed a prior claim for the same journey, maintain a register of travelling allowance bills countersigned by him. The register shall contain the following particulars in respect of each bill, separate pages being allotted for each Government employee.

1. Name of the Government employee and his designation.
2. Month of claim.
3. Dates of journeys.

## CHAPTER - XI

### REPEAL AND SAVINGS

**126. Repeal and Savings :** The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to Travelling Allowance are hereby repealed :

**Provided** that such repeal shall not affect the previous operation of the rules so repealed or anything done or any action taken there under.

By order and in the name of the Governor of Gujarat.

S. G. MANKAD

Principal Secretary to Government.



**APPENDIX - I****[See Rule - 7 & 8]*****Authorities to whom powers under the Gujarat Civil Services  
(Travelling Allowance) Rules, 2002 have been delegated***

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
1.	9(23)(e)	Powers to regularise the period of compulsory waiting to 'duty'.	Administrative Departments	Upto a period of fifteen days	Upto a period of fifteen days	Upto a period of fifteen days
2.	9(34)	Declaring an officer as Head of Department.	Administrative Departments	Full powers subject to observation of the following conditions: 1. The officer should be the Head of an identifiable organisation 2. The minimum of the pay scale of the officer should not be less than that of the Deputy Secretary to Government. 3. These powers should be exercised only by the Secretary of the Administrative Department.		
3.	9(52)	To make officiating appointment for a period not exceeding two months.	All Gazetted Heads of Offices.	Government employees holding Class III posts under their control.	Appointments should be made from the approved list of candidates if there be any and all appointment should be reported immediately to the appointing authority.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	



Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya  (2) All Heads of Departments  (3) Appointing Authority	Full powers  - do -  - do -	In respect of Heads of Department  In respect of all class one and two officers excluding Heads of Department In respect of all class three and four Government employees	
8.	23	Grant of permanent travelling allowance to a Government employee holding more than one post to which the same is attached.	The authority authorising the sanction of holding additional charge.	Full powers.		

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
9.	46	Grant of mileage allowance for journey performed by other than short-est route.	The control-ling officer.	Full powers		
10.	80	Accepting claims of travelling allowance for journey of a family member of a Government employee beyond six months before or after transfer.	(1) The Heads of Department (2) The controlling officer	Full powers Full powers		
11.	115	Sanctioning the entitlement of travelling allowance for journey undertaken for inspection of documents etc., during leave/ suspension of a Government employee.	The appoint-ing authority of the concerned Government employee.	Full powers		

## APPENDIX - II

[See Rule - 9 (34)]

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

- 1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT :**
- 1.1 Secretary to Government.
  - 1.2 Director of Agriculture.
  - 1.3 Director of Animal Husbandry.
  - 1.4 Director of Sugar
  - 1.5 Director of Co-operative Societies.
  - 1.6 President, Gujarat State Co-operative Tribunal.
  - 1.7 Director of Horticulture.
- 2.0 EDUCATION DEPARTMENT :**
- 2.1 Secretary (Education) to Government.
  - 2.2 Secretary (Technical and Higher Education)
  - 2.3 Commissioner of Higher Education
  - 2.4 Commissioner of Mid-day-Meals and Schools)
  - 2.5 Director of Primary Education
  - 2.6 Director of Technical Education
  - 2.7 Director of N.C.C.
  - 2.8 Director of State Project Gujarat Primary Education Council
  - 2.9 Director of Gujarat Council Education Research & Training
  - 2.10 Director of Literacy and Continuing Education
  - 2.11 Chairman, Gujarat Secondary Education on Board
  - 2.12 Gujarat Primary Education Tribunal, Ahmedabad
  - 2.13 Director Gujarat Education Technology Bhavan
  - 2.14 Chairman, Gujarat State Examination Board
  - 2.15 Director of State Project
  - 2.16 Chairman, Technical Examination Board
- 3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**
- 3.1 Secretary to Government.
  - 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
  - 3.3 Secretary, Gujarat Electricity Regulatory Commission.
  - 3.4 Director of Petroleum.
- 4.0 FINANCE DEPARTMENT :**
- 4.1 Secretary to Government.
  - 4.2 Director of Accounts and Treasuries
  - 4.3 Commissioner of Sales Tax.
  - 4.4 President, Gujarat Sales Tax Tribunal
  - 4.5 Director of Insurance.
  - 4.6 Director of Pension and Provident Fund.
- 5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**
- 5.1 Secretary to Government.
  - 5.2 Director of Civil Supplies.
  - 5.3 Director of Food.
  - 5.4 Food and Civil Supplies Controller.
  - 5.5 The Registrar, Consumer Disputes Redressal Commission.
  - 5.6 Controller of Weights & Measures.
- 6.0 FOREST AND ENVIRONMENT DEPARTMENT :**
- 6.1 Secretary to Government.
  - 6.2 Principal Chief Conservator of Forests.
  - 6.3 Conservator of Forests.

**7.0 GENERAL ADMINISTRATION DEPARTMENT :**

- 7.1 Secretary to Government.
- 7.2 Secretary to Governor.
- 7.3 Comptroller to the Governor.
- 7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell
- 7.5 Director, Directorate of Economics & Statistics
- 7.6 Director of Evaluation
- 7.7 Secretary, Gujarat Public Service Commission
- 7.8 Secretary, Subordinate Staff Selection Board
- 7.9 Chief Editor, Gujarat District Gazetteers
- 7.10 Director of Languages
- 7.11 Commissioner of Training and Director, Sardar Patel Institute of Public Administration
- 7.12 Resident Commissioner, New Delhi
- 7.13 Secretary, Gujarat Civil Services Tribunal
- 7.14 Registrar, Office of Hon'ble Lokayukta
- 7.15 Secretary, State Election Commission

**8.0 HEALTH AND FAMILY WELFARE DEPARTMENT :**

- 8.1 Secretary to Government.
- 8.2 Commissioner of Health, Medical and Medical Education
- 8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education
- 8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.6 Director of Medical Services (E.S.I. Scheme)
- 8.7 Director of Indian System of Medicine and Homeopathy
- 8.8 Commissioner of Food & Drugs Control Administration
- 8.9 Director of Stock Holding Central Medical Stores Organization

**9.0 HOME DEPARTMENT :**

- 9.1 Secretary to Government.
- 9.2 Director General and Inspector General of Police
- 9.3 Commandant General Home Guards
- 9.4 Additional Inspector General of Police, Police Computer Center
- 9.5 Inspector General of Prisons.
- 9.6 Director of Transport
- 9.7 Secretary, Gujarat Vigilance Commission
- 9.8 Director of Sainik Welfare
- 9.9 Director of civil Defence
- 9.10 Director of Forensic Science Laboratory
- 9.11 Additional Director General of Police Public Prosecution,
- 9.12 Commissioner and Additional Director General of Police, Prohibition & Excise
- 9.13 Director General of Police & Director, Anti-Corruption Bureau

**10.0 INDUSTRIES AND MINES DEPARTMENT**

- 10.1 Secretary to Government.
- 10.2 Industries Commissioner
- 10.3 Commissioner of Cottage Industries
- 10.4 Commissioner of Geology and Mining
- 10.5 Director of Government Printing & Stationery
- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce

**11.0 INFORMATION AND BROADCASTING DEPARTMENT**

- 11.1 Secretary to Government
- 11.2 Director of Information
- 11.3 Commissioner of Entertainment Tax

**12.0 NARMADA AND WATER RESOURCES DEPARTMENT :**

- 12.1 Secretary to Government.
- 12.2 Chief Engineers
- 12.3 Superintending Engineers of Circles
- 12.4 Superintendign Engineers of Water Resources Investigation Circles
- 12.5 Area Development Commissioner
- 12.6 Additional Collectors (Irrigation)
- 12.7 Director, Gujarat Engineering Research Institute
- 12.8 Chief Controller of Accounts (Narmada Project)

**13.0 LABOUR AND EMPLOYMENT DEPARTMENT :**

- 13.1 Secretary to Government.
- 13.2 Commissioner of Labour
- 13.3 Commissioner of Rural Labour
- 13.4 Director of Employment and Training
- 13.5 Registrar, Industrial Court and Wage Boards
- 13.6 Registrar of Labour Court

**14.0 LEGAL DEPARTMENT :**

- 14.1 Secretary to Government.
- 14.2 Advocate General
- 14.3 Charity Commissioner
- 14.4 Chief Judge of Court of Small Causes
- 14.5 Chief Magistrate for the City of Ahmedabad
- 14.6 District and Session Judges
- 14.7 Official Trustee and Administrator General
- 14.8 Principal Judge, City Civil and Sessions Court
- 14.9 Registrar, Gujarat High Court
- 14.10 Member Secretary, Gujarat State Legal Services Authority.
- 14.11 Principal Judge, Family Courtp
- 14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court Fees)
- 14.13 Registrar, Gujarat Public Works Contract Disputes Arbitration Tribunal.

**15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :**

- 15.1 Secretary to Government.
- 15.2 Development Commissioner
- 15.3 The Gram Vikas Commissioner
- 15.4 The Gujarat Panchayat Service Selection Board
- 15.5 Director of State Institute of Rural Development and Panchayati Raj
- 15.6 Commissioner of Rural Development

**16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**

- 16.1 Secretary to Government.

**17.0 PORTS AND FISHERIES DEPARTMENT :**

- 17.1 Secretary to Government.
- 17.2 Commissioner of Fisheries

**18.0 REVENUE DEPARTMENT :**

- 18.1 Secretary to Government.
- 18.2 District Collectors
- 18.3 Commissioner of Land Reforms
- 18.4 President, Gujarat Revenue Tribunal
- 18.5 Director of Relief
- 18.6 Secretary (Appeals)
- 18.7 Settlement Commissioner and Director of Land Records
- 18.8 Superintendent of Stamps
- 18.9 Inspector General of Registration

**19.0 ROADS AND BUILDINGS DEPARTMENT :**

- 19.1 Secretary to Government
- 19.2 Chief Engineer
- 19.3 Chief Architectural and Town Planner
- 19.4 (C.E. & S.P.) Director Staff Training College
- 19.5 Controller of Accommodation
- 19.6 Director of Parks and Gardens
- 19.7 Superintending Engineers of Circles

**20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**

- 20.1 Secretary to Government.
- 20.2 Director of Social Defence
- 20.3 Director of Scheduled Caste Welfare
- 20.4 Director of Developing Caste welfer
- 20.5 Commissioner of Disability

**21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**

- 21.1 Secretary to Government.
- 21.2 Chief Town Planner
- 21.3 Director of Municipalities

**22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**

- 22.1 Secretary to Government.
- 22.2 Commissioner of Youth Services and Cultural Activities
- 22.3 Director of Museums
- 22.4 Director of Archaeology
- 22.5 Director of Archieves
- 22.6 Director of Library
- 22.7 Director General, Sports Authority of Gujarat.

**23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**

- 23.1 Secretary to Government.
- 23.2 Commissioner Women & Child Development

**24.0 SCIENCE AND TECHNOLOGY DEPARATMENT :**

- 24.1 Secretary to Government.

**25.0 GUJARAT LEGISLATURE SECRETARIATE :**

- 25.1 Secretary to Gujarat Legislature Secretariat



## ANNEXURE

(Note below rule - 68)

## Constituents of Urban Agglomerations (UA) - 1991 Census

[As shown in Table 3 of "Census of India, 1991, Series I - India, Paper I of 1992 - Final Population Totals (Vols. I and II) read with the Annexures thereto issued by the Registrar General and Census Commissioner, India]

## Abbreviations used

1. I.N.A.	Industrial Notified Area	5. N.P.	Nagar Panchayat
2. M.	Municipality	6. O.G.	Out Growth
3. M.Corp.	Municipal Corporation	7. V.P.	Village Panchayat
4. N.M.	Non-Municipal		

## GUJARAT

## 1 AHMEDABAD (UA)

## 1 Ahmedabad (MCorp + OG)

- (1) Ahmedabad (MCorp)
- (2) Asarwa (OG)
- (3) Bagefirdosh (OG)
- (4) Bodakdev (OG)
- (5) Chenpur (OG)
- (6) Gyaspur (Part) (OG)
- (7) Hathijan (OG)
- (8) Maktampur (OG)
- (9) Muthiya (OG)
- (10) Naroda (OG)
- (11) Nikol (OG)
- (12) Odhav (OG)
- (13) Okaf (Part) (OG)
- (14) Rakhiyal (OG)
- (15) Ramol (Part) (OG)
- (16) Shahwadi (OG)
- (17) Vastral (Part) (OG)
- (18) Vatva (OG)

## 2 Ahmedabad Cantt.

## 3 Chandlodiya (VP)

## 4 Ghatlodiya (NP)

## 5 Kali (NP)

## 6 Makarba (VP)

## 7 Memnagar (VP)

## 8 Ranip (NP)

## 9 Sarkhej (VP)

## 10 Thaltej (VP)

## 11 Vastrapur (VP)

## 12 Vejalpur (VP)

## 2 SURAT (UA)

## 1 Amroli (VP)

## 2 Surat (MCorp + OG)

## (1) Mota Varachha (OG)

## (2) Surat (MCorp)

## 3 VADODARA (UA)

## 1 Bajwa (VP)

## 2 Chhani (NP)

## 3 Jawaharnagar Gujarat Refinery (NM)

## 4 Karachiya (VP)

## 5 Petrochemical Complex INA (INA)

## 6 Tarsali (VP)

## 7 Vadodara (MCorp + OG)

## (1) Bapod (OG)

## (2) Harni (OG)

## (3) Kapurai (Part) (OG)

## (4) Karodiya (OG)

## (5) Sama (OG)

## (6) Sayajipura (OG)

## (7) Undera (OG)

## (8) Vadodara (MCorp)



**NOTIFICATION**  
**FINANCE DEPARTMENT**

Sachivalaya, Gandhinagar, Dated the, 15th November, 2002.

**Constitution of India**

No. : GN-38-GCS/102001/1195/CH-In exercise of the powers conferred by the proviso to Article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules, namely :-

**CHAPTER - I - GENERAL**

1. **Short Title and Commencement :** (1) These rules may be called the "Gujarat Civil Services (Pay) Rules" 2002.  
(2) They shall come into force on and from the date of their publication in the Official Gazette.
2. **Extent of application :** Except where it is otherwise expressly or impliedly provided, these rules shall apply to -  
(a) all members of services and holders of posts whose conditions of service; the Government of Gujarat is competent to prescribe, and  
(b) the person in respect of whose service conditions, pay and allowances and pension or any of them, special provision has been made under an agreement, in respect of any matter not covered by the provisions of such agreement.
3. **Right to Interpret :** If any question relating to the interpretation of these rules arises, it shall be referred to the State Government in Finance Department whose decision thereon shall be final.
4. **Power to Relax :** Where the Government is of opinion that the operation of any of these rules may cause undue hardship to any person or class of persons, it may, by written order, for reasons to be recorded in writing, relax the requirements of that rule to such extent and subject to such conditions as it may consider necessary for dealing with the case in a just and equitable manner.  
**Provided** that no such order shall be made except with the prior concurrence of the Finance Department.
5. **Validity of terms of contract :** The terms and conditions of a specific contract enforceable at law entered into by the Government with any person relating to service shall prevail over the provisions of these rules.
6. **Regulation of claims to pay, allowances, leave :** A Government employee's claim to pay and allowances is regulated by the rules in force at the time in respect of which the pay and allowances are earned and claim to leave shall be regulated by the rules in force at the time the leave is applied for and granted, and which would have been admissible but for the introduction of such changes.
7. **Exercise and delegation of powers :** (1) The nature of powers specified in column 3 of **Appendix-I**, annexed to these rules shall be exercised by the authority specified in Column-4 to the extent specified in column 5 thereof.  
(2) Subject to the provision of sub-rule (1), the powers under these rules shall not be exercised or delegated except in consultation with the Finance Department.  
**Provided** that the Finance Department may, by general or special order, specify the cases or class of cases in which it shall not be necessary to consult it.
8. **Reasons for concessions to be communicated to Audit Officer :** When a competent authority, to whom the powers are delegated under **Appendix-I** other than the Government, communicates to the Audit Officer an order granting concessions under these rules to any Government employee in cases in which it is directed that the reasons therefore should be recorded, it shall at the same time forward to audit officer a copy of reasons.

## CHAPTER - II

## DEFINITIONS

9. Unless the context otherwise requires -

- (1) **"Actual travelling expenses"** means the actual cost of transporting a Government employee with his domestic employees and personal luggage, including charges for ferry and other tolls, if paid, and for carriage of camp equipment, if necessary and does not include charges for accommodation in hotels and traveller's bungalows, or for refreshments, or for the carriage of stores or conveyances or for presents to drivers and like or any allowance for incidental losses or expenses such as the breakage of crockery, wear and tear of furniture, and the employment of additional domestic employees.
- (2) **"Allotment"** means grant of licence to a Government employee to occupy a residential accommodation owned, leased or requisitioned by Government or a portion thereof for his use as residence.
- (3) **"Annexure"** means annexure appended to these rules.
- (4) **"Appendix"** means appendix appended to these rules.
- (5) **"Appointing Authority"** means the authority which is competent to make appointment to the service or post from which the Government employee seeks retirement.
- (6) **"Apprentice"** means a person deputed for training in a trade or business with a view to employment in Government service, who is paid at monthly rates by Government during such training but is not employed in or against a substantive vacancy in the cadre of a department.
- (7) **"Audit Officer"** means an Accounts Officer or Audit Officer appointed by the Comptroller and Auditor General of India whatever his official designation, in whose circle of audit a public servant is serving, or (in respect to verification of service) has served.
- (8) **"Cadre"** means the strength of a service or a part of a service sanctioned as a separate unit.
- (9) **"Camp Equipage"** means an apparatus for moving a camp.  
**Note :** This definition distinctly shows that nothing is meant except moving apparatus or "carriage" which can only include baggage-camels, pack bullocks, carts, (together with the coolies who carry camp equipment and necessary bullocks, or horses etc.) drivers of the bullocks etc., coolies who carry camp equipments, and possibly employees employed as tent pitchers, but does not include private or extra employees.
- (10) **"Camp Equipment"** means an apparatus for moving a camp and includes tents and the requisites for pitching and furnishing them, or, where tents are not carried, such articles of camp furniture as it may be necessary in the interests of public service for a Government employee to take with him on tour.
- (11) **"Class-IV service"** means service performed by a Government employee on a post classified as Class-IV services and such other unclassified Non-gazetted posts the maximum of the scale of which does not exceed Rs. 4000/-.

*Note : This service has been defined as 'Inferior Service' under Clause (ii) of rule-2 of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967.*

- (12) **"Compensatory Allowance"** means an allowance granted to meet personal expenditure necessitated by the special circumstances in which duty is performed and includes travelling allowance.
- (13) **"Competent Authority"** means in relation to the exercise of any power, means Government, or any authority to which the power is delegated by or under these rules.
- (14) **"Consolidated Fund of India or the State or the Union Territory"** All revenues received by the Government of India, all loans raised by that Government by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of India" and all revenues received by the Government of a State/Union Territory, all loans raised by that Government/Union Territory by the issue of treasury bills, loans or ways and means advances and all moneys received by that Government/Union Territory in repayment of loans shall form one consolidated fund to be entitled "the Consolidated Fund of the State/Consolidated Fund of the Union Territory".

- (15) **"Constitution"** means the Constitution of India.
- (16) **"Conveyance Allowance"** means an allowance granted to a Government employee, whose pay has not been fixed with special reference to the expenditure likely to be incurred upon touring in the performance of his duties and whose duties involve an extraordinary amount of travelling within a limited area.
- (17) **"Date of first appointment"** means the date on which the Government employee assumes the duties of his first post in Government service, or, if this be earlier, the date of his assumption of any duty which is treated as service counting for pension.
- (18) **"Daily Allowance"** means an allowance granted to a Government employee for each day of his absence from headquarters, which is intended to cover the ordinary daily expenses incurred by a Government employee in consequence of such absence.
- (19) **"Day"** means the period beginning from a midnight and ending with the next midnight.
- (20) **"Death-cum-Retirement Gratuity"** means the gratuity payable under rule-81 of Gujarat Civil Services (Pension) Rules, 2002.
- (21) **"Director of Pension and Provident Fund"** means the Director of Pension and Provident Fund or any other officer for the time being authorised to discharge the duties and functions of or on his behalf and it includes District Assistant Examiner in respect of the sanction of the retirement benefits to Class-IV employees.
- (22) **"Disbursing Authority for Pension"** means (i) branch of a Nationalised Bank or (ii) treasury including sub-treasury, and pension payment office from where the retired Government employee is receiving pension authorised under the Gujarat Civil Services (Pension) Rules, 2002.

(23) **"Duty"** Duty includes -

- (a) service as a probationer;
  - (b) joining time;
  - (c) a course of instructions or training authorised by or under the orders of Government;
- Note 1 :** The time reasonably required for the journeys between the place of training and the station from which a Government employee proceeds in order to undergo training, is part of the period of training.

**Note 2 :** The period spent by candidates at the Police Training College or School, for training and the interval between the satisfactory completion of the course and their assumption of duty should be regarded as duty for the purpose of this rule.

**Note 3 :** The period spent by candidates in the Prohibition and Excise Department for training and interval between the completion of the course and their assumption of duty, should be regarded as duty for the purpose of this rule.

**Note 4 :** When one or more holidays follow the period of training, the training period may be deemed to have been extended to cover such holidays.

(d) the period occupied -

- (i) in appearing for a language examination prescribed by Government at which a Government employee has been granted permission to appear,
- (ii) in attending an obligatory departmental examination,
- (iii) in attending an examination which a Government employee must pass to become eligible for a higher post in any branch of the Public Service, including the time reasonably necessary for going to and from the place of examination.

This concession should not be allowed more than twice for each obligatory examination.

**Note :** If an examination is taken immediately before leave, the leave shall be held to have commenced from the date following that of the completion of the examination. In cases where an examination is taken in interruption of leave or immediately after leave, the time occupied in appearing for the examination, including the time necessary for going to and from the place of examination, shall be treated not as duty but as leave.



- (e) The period for which a Government employee is required to wait compulsorily until receipt of his posting orders in the cases mentioned below :-
- (i) whose orders of transfer are held in abeyance, cancelled or modified while in transit, or
  - (ii) who, on return from leave or deputation or on abolition of the post held by him, has to await receipt of posting orders, or
  - (iii) who, on arrival at the headquarters of the post to which he is posted is not in a position to take charge of the post from the Government employee to be relieved.
- The period availed of to resume duties after the receipt of posting orders shall not exceed the joining time admissible under the rules and shall be treated as continuation of the period of compulsory waiting.
- (f) the period intervening between the date on which a Government employee is engaged temporarily for special or other duty and the date on which he takes over charge, provided the period does not exceed the joining time that would be permissible to a Government employee entitled to joining time.
- (g) the period spent by Government employee on training mentioned below :-
- (i) annual training courses of instruction or military service in accordance with the regulations framed under Territorial Army Act, 1948.
  - (ii) On Home Guard training or Home Guard duties with permission of the Head of office.
  - (iii) in training or in the camp in accordance with the rules of the National Cadet Corps and also such period of the vacations as are spent by National Cadet Corps Officers (Senior Division) who are Government employees holding officiating charge of units during the absence of regular Commanding Officers.
  - (iv) training at a Boy Scouts' camp;
- Note :** No travelling or halting allowance shall be admissible in respect of this duty.
- (h) the period spent by a Government employee where he is summoned by Court of Law whether criminal or civil or by a court of martial or by a authority constituted under any law, to give evidence regarding facts which came to his knowledge in the discharge of his public duties or to produce official documents in a civil suit.
- (i) the period spent by a Government employee in connection with work on the various University bodies in the Gujarat State -
- (a) as representatives of Government or ex-officio,
  - (b) by virtue of his official position such as Principal of a College, and
  - (c) for attending the meeting of a Board of Studies.
- (24) "Emoluments" means -
- (i) Pay,
  - (ii) payments from the Consolidated Fund of India or of the State or of the Union Territory and only that portion of the fees received by a Government employee which he is allowed to retain under the rules, if such payments or fees are received in the shape of a fixed addition to monthly pay and allowance as part of the authorised remuneration of a post.
  - (iii) compensatory allowances other than travelling allowance, uniform allowance, clothing allowance, outfit allowance, special outfit allowance, uniform grant and grant for horse and saddlery whether drawn from the Consolidated Fund of India or of the State, or of the Union Territory.
  - (iv) Pension and pension equivalent of death-cum-retirement gratuity except the following :-
    - (a) wound or injury pension and Family Pensions drawn under the provisions of Gujarat Civil Services (Pension) Rules, 2002.
    - (b) compensation received under the Workmen's Compensation Act, 1923.
- Note :** The word "Pension" means the full sanctioned pension prior to commutation.

- (v) in the case of a Government employee under suspension and in receipt of a subsistence allowance, the amount of the subsistence allowance

**Provided that**, if such Government employee is subsequently allowed to draw pay for a period of suspension, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of the emoluments ultimately drawn shall be recovered from him:

**Provided further** that if such Government employee is subsequently reinstated and the period of suspension is treated as leave, the difference between the house rent recovered on the basis of the subsistence allowance and the house rent due on the basis of emoluments defined in Note-2 below shall be recovered from him.

**Note 1 :** Allowances attached to the President's Police and Fire Services Medal, the Police Medal, or the Indian Order of Merit, Param Vir Chakra, Maha Vir Chakra, Vir Chakra are not included in the emoluments.

**Note 2 :** The emoluments of a Government employee on leave mean the emoluments drawn by him for the last complete calendar month of duty performed by him prior to his departure on leave.

- (25) **"Executive Engineer"** means an officer appointed as such and incharge of the different types of Government residential accommodation and includes any other officer to whom the powers are delegated by the Government in respect of Gujarat Civil Services (Occupation of Residential Accommodation) Rules, 2002.

- (26) **"Family"** means a Government employee's wife or husband, as the case may be, residing with the Government employee and legitimate children and step-children residing with and wholly dependent upon the Government employee. It includes, in addition, parents, sisters and minor brothers if residing with and wholly dependent upon the Government employee.

**Note 1 :** Not more than one wife is included in the term "family" for the purpose of these rules.

**Note 2 :** An adopted child shall be considered to be legitimate child if, under the personal law of the Government employee, adoption is legally recognised as conferring on it the status of a natural child.

**Note 3 :** A legitimate child or step child/parent/sister/minor brother who resides with the Government employee and whose income from all sources including pension (inclusive of temporary increase in pension) does not exceed Rs. 500 p.m. may be deemed to be "wholly dependent" upon the Government employee.

- (27) **"Fee"** means a recurring or non-recurring payment to a Government employee from a source other than the Consolidated Fund of India or the Consolidated Fund of a State or the Consolidated Fund of a Union Territory, whether made directly to the Government employee or indirectly through the intermediary of Government, but does not include-

- (i) unearned income such as income from property, dividends, and interest on securities; and
- (ii) income from literary, cultural, or artistic, scientific or technological efforts if such efforts are not aided by the knowledge acquired by the Government employee in the course of his service.

**Note 1 :** The above definition is not applicable to the fees payable from the Consolidated Fund under the Gujarat Law Officers (Appointment and Condition of Services) Rules, 1965.

**Note 2 :** When a Government Department undertakes the work for a non-Government organisation and, in its turn, assign the work to its official, suited for the purpose, the payment therefore is made to the Department in the first instance and forms a part of the revenue of Government. The subsequent payments to the official concerned are, therefore, payments from the Consolidated Funds of Government and should accordingly be classed as honorarium.

- (28) **"First Appointment"** means the appointment of a person who is not holding any appointment under Government, even though he may have previously held such an appointment.



- (29) **"Flat Rate Rent"** means a monthly rate of flat rate rent to be recovered from a Government employee for the authorised occupation of Government residential accommodation. The rates for the same shall be as laid down in rule-18 the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rules, 2002 as amended from time to time.
- (30) **"Foreign Service"** means service in which a Government employee receives his pay with the sanction of Government from any source other than the Consolidated Fund of India or of a State, or of a Union Territory.
- (31) **"Form"** means a form appended to these rules.
- (32) **"Gazetted Government employee"** is one who is a member of an All India Service or State Service or a person appointed in accordance with the terms of a contract or agreement and whose appointment is gazetted by Government. Members of the Subordinate Civil Services, whose appointments are Gazetted by Heads of Departments and who are Non- gazetted Government employees. Notifications investing Government employees with powers under different Acts, in order that the Courts may take judicial cognisance of them, do not constitute the persons invested with such powers as Gazetted Government employees within the meaning of this sub rule.
- Provided** that in respect of any category of Government employees in whose case the conditions of this clause have not been fulfilled, Government may by order treat them as Gazetted Government employees for the purposes stated in the said order.
- Exception :** Officers whose appointments to Class II services or posts are made by the Heads of Departments or Heads of Offices subordinate to them and are not published in the Gazette should be treated as Gazetted Government employees.
- (33) **"Government"** unless the context otherwise requires in respect of anything done or to be done after the commencement of the Constitution, shall mean the Government of Gujarat.
- (34) **"Head of Department"** this term includes the officers from Appendix-II who have been declared as such or any other officers whom Government may from time to time declare to be Head of Department.
- (35) **"Head of Office"** means a Gazetted officer declared as such by Government and includes such other authority or person whom the competent authority may by order, specify as Head of Office.
- (36) **"Head-Quarters"** means the station which has been or may be declared to be the headquarters of a Government employee by the appointing authority or a competent authority, or in the absence of such declaration the station where the records of his office are generally kept.
- (37) **"Holiday"** means -
- (a) a holiday declared or notified under Negotiable Instruments Act, 1881; and
  - (b) in relation to any particular office, a day on which such office is ordered by Government, or by a duly constituted authority, by notification in the Gazette or otherwise, to be closed for the transaction of Government business without reserve or qualification.
- (38) **"Honorarium"** means a recurring or non-recurring payment sanctioned to a Government employee from the Consolidated Fund of India or the Consolidated Fund of the State or of a Union Territory as remuneration for special work of an occasional character.
- (39) **"House Rent Allowance"** means a monthly allowance towards defraying house rent granted to a Government employee in locations where such rents are high or granted in lieu of free residential accommodation.
- (40) **"Joining Time"** means the time allowed to a Government employee to join a new post or to travel to or from a station to which he is posted.
- (41) **"Leave"** means permission to remain absent from duty granted by a competent authority under the Gujarat Civil Services (Leave) Rules, 2002.
- (42) **"Leave Salary"** means the monthly amount paid by Government to a Government employee on leave.
- (43) **"Lien"** means the title of a Government employee to hold substantively, either immediately or on the termination of a period or periods of absence, a permanent post, including a tenure post, to which he has been appointed substantively.

- (44) **"Local Allowance"** is an allowance granted on account of the expensiveness or unhealthiness of an area. It is admissible to Government employees who have their headquarters within the area for which it is sanctioned and not to Government employees merely travelling in that area.
- (45) **"Medical Authority"** means Civil Surgeon/Superintendent of Civil Hospital or as the case may be the Medical Board.
- (46) **"Medical Board"** means a board constituted under Rule 13 of Gujarat Civil Services (General Condition of Services) Rules, 2002.
- (47) **"Mileage Allowance"** means an allowance calculated on the distance travelled and given to a Government employee to meet the cost of a particular journey. It can be drawn in the form of rail fare, bus or road mileage of the journey performed by road.
- (48) **"Ministerial employee"** means a Government employee of Class III services, whose duties are entirely clerical and any other class of employees specially declared as such by Government.
- (49) **"Minor"** means a person who has not completed the age of eighteen years.
- (50) **"Month"** means a calendar month. In calculating a period expressed in terms of months and days complete calendar months, irrespective of the number of days in each, should first be calculated and thereafter the odd number of days should be calculated subsequently.

**Instruction :** Calculations of period expressed in terms of months and days shall be made as under :-

- (a) To calculate 3 months and 20 days on and from the 25th January, the following method should be adopted :-

	Y.	M.	D.
25th January to 31st January	0	0	07
February to April	0	3	00
1st May to 13th May	0	0	13
<b>Total</b>	<b>0</b>	<b>3</b>	<b>20</b>

- (b) The period commencing on 30th January, and ending with 2nd March should be deemed as 1 month and 4 days as indicated below :-

	Y.	M.	D.
30th January to 31 January	0	0	2
February	0	1	0
1st March to 2nd March	0	0	2
<b>Total</b>	<b>0</b>	<b>1</b>	<b>4</b>

- (51) **"Non-Official Member"** means any person other than a Government employee who is required to attend a meeting or conference of a Commission of Inquiry or of a Board or of a Corporation or Committee or is required to perform any public duties in an honorary capacity.
- (52) **"Officiate"** means Government employee who officiates in a post when he performs the duties of a post on which another person holds a lien. A competent authority, may if it thinks fit, appoint a Government employee to officiate in a vacant post on which no other Government employee holds a lien.
- (53) **"Pay"** means the basic pay in the revised scales of pay prescribed under the Gujarat Civil Services (Revision of Pay) Rules, 1998 and includes stagnation increments.
- (54) **"Permanent Travelling Allowance"** means a monthly travelling allowance granted by Government to a Government employee whose duties require him to travel extensively. Such an allowance is granted in lieu of all other forms of travelling allowance for journeys within the Government employee's sphere of duty and is drawn all the year round whether the Government employee is absent from his headquarters or not.
- (55) **"Pension"** means any class of service pension including compensation pension referred to in rule 44 of Gujarat Civil Services (Pension) Rules, 2002 and gratuity but does not include temporary increase/dearness relief, granted by Government to a pensioner as compensation for higher cost of living.

- (56) **"Pensionable Pay"** means the average pay earned by a Government employee during the last ten months service as per provisions contained in rule 43 of the Gujarat Civil Service (Pension) Rules, 2002.
- (57) **"Pensioner"** means a retired Government employee who has been granted pension.
- (58) **"Pension Payment Office"** means an office declared as such for making payment to the pensioners and includes treasury and sub-treasuries.
- (59) **"Pension Payment Order"** means an order in a form approved by Government for sanctioning the payment of pension, to be issued by the Director of Pension and Provident Fund.
- (60) **"Pension Sanctioning Authority"** means a competent authority of the Government to whom the powers to sanction pension have been delegated.
- (61) **"Permanent Post"** means a post carrying a definite rate of pay sanctioned without limit of time.
- (62) **"Pay and Accounts Officer"** means the officer entrusted with pay and accounts functions of State transactions arising in Ahmedabad and Gandhinagar.
- (63) **"Personal Pay"** means additional pay granted to a Government employee -  
(a) to save him from a loss of substantive pay in respect of a permanent post other than a tenure post due to a revision of pay or due to any reduction of such substantive pay otherwise than as a disciplinary measure; or  
(b) in exceptional circumstances, on other personal considerations.
- (64) **"Presumptive Pay"** of a post, when used with reference to any particular Government employee, means the pay to which he would be entitled if he held the post substantively and was performing its duties; but it does not include special pay unless the Government employee performs or discharges the work or responsibility, in consideration of which special pay was sanctioned.
- (65) **"Probationer"** means a Government employee on probation in or against a substantive or temporary vacancy in the cadre of a department.  
**Note 1 :** No person appointed substantively to a permanent post in a cadre is a probationer, unless definite conditions of probation have been attached to his appointment.  
**Note 2 :** A Government employee (other than one who holds substantively a permanent post) appointed on promotion to a temporary post will be treated for all purposes as a temporary Government employee.  
**Note 3 :** The status of a probationer is to be considered as having the attributes of a substantive status except where the rules prescribe otherwise.
- (66) **"Public Account of India or the State"** means all other public moneys excluding those referred to in sub-rule (14) received by or on behalf of the Government of India or the Government of a State.
- (67) **"Public Conveyance"** means a train, steamer, aircraft or other conveyance which plies regularly, though not necessarily at fixed intervals, a regular course for the conveyance of passengers and does not deviate therefrom according to the wishes of the passengers.
- (68) **"Qualifying Service"** means service rendered while on duty or otherwise which may be taken in account for the purpose of pension and gratuity admissible under Gujarat Civil Services (Pension) Rules.
- (69) **"Registered Medical Practitioner"** means a medical practitioner registered under the Gujarat Medical Council Act, 1967 or the Gujarat Medical Practitioner Act, 1963 or a practitioner registered and entered in the Register maintained under the Gujarat Homeopathic Act, 1963 (Guj.XXXVI of 1963) or any other law corresponding thereto and in force in the State of Gujarat, or the respective Medical Registration Acts, of the several State Governments.
- (70) **"Rent"** means a monthly rate of compensation made by Government employee or a person not in Government service to Government for the use and possession of residential accommodation allotted or leased to him.

- (71) **"Residential Accommodation"** means building, bungalow, quarter or flat owned by Government and allotted for residential purpose. It also includes building, bungalow, quarter or flat hired, requisitioned or leased by the Government for the said purpose.
- Note :** Requisitioned means requisitioned under the provisions of Requisition and Acquisition of Immovable Property Act, 1952.
- (72) **"Selection Grade"** means a scale of pay which has been sanctioned specifically as a selection grade by an order of Government.
- (73) **"Service Book"** means service book and includes service roll, if any.
- (74) **"Special Pay"** means an addition, of the nature of pay, to the emoluments of a post or of a Government employee granted in consideration of -
- the specially arduous nature of duties,
  - a specific addition to the work or responsibility.
- (75) **"Sphere of duty"** means the area to which the duties of a Government employee are confined.
- (76) **"Standard Rent"** means a monthly rate of standard rent for different types of residential accommodation as laid down in rule-18 of the Gujarat Civil Services (Occupation of Government Residential Accommodation) Rule, 2002.
- (77) **"Subsistence Allowance"** means a monthly allowance granted to a Government employee who is not in receipt of pay or leave salary.
- (78) **"Substantive Pay"** means the pay other than special pay, personal pay which a Government employee is entitled on account of a post to which he has been appointed substantively or by reasons of his substantive position in a cadre.
- (79) **"Superintending Engineer"** means an officer appointed as such and to whom the powers are delegated by Government under the relevant rules.
- (80) **"Superior Service"** means any kind of service not being Class IV service.
- (81) **"Table"** means a table appended to these rules.
- (82) **"Temporary Post"** means a post carrying a definite rate of pay sanctioned for a limited time.
- Note :** Substantive appointments to temporary posts should be made in a limited number of cases only, as for example, when posts are, to all intents and purposes, quasi-permanent or when they have been sanctioned for a period of not less than, or there is reason to believe that they will not terminate within a period of, three years. In all other cases, appointments on temporary posts should be made in an officiating capacity only.
- (83) **"Temporary Transfer"** means a transfer to duty in another station which is expressed to be for a period not exceeding one hundred twenty days. For the purpose of these rules it includes deputation. Subject to the limit of four months, the title to compensatory allowance, if the temporary duty is subsequently extended beyond four months in all, will remain intact up to the date of the orders of the extension.
- (84) **"Tenure Post"** means a permanent post which an individual Government employee may not hold, for more than a limited period without re-appointment.

**Note :** The following posts have been declared by Government to be tenure posts :-

		Period of Tenure (Years)
(1)	Chief Engineer in the Gujarat Service of Engineers (Class-I)	5
(2)	Three posts of Assistant Directors of Social Welfare	3
(3)	All technical posts of Under Secretaries and Deputy Secretaries in the Public Works Department.	5
(4)	The following posts in the Legal Department :	
(i)	Deputy Secretaries (Three posts)	3



- (ii) Solicitor and Ex-officio Deputy Secretary to Government Ex-Officer (one post) 3
- (iii) Special Officer and Ex-officio Under Secretary to Government (one post) 3
- (5) Nineteen cadre posts of Deputy Secretaries in the Secretariat Department excluding posts of Deputy Secretaries in the Legal Department and technical posts in the Public Works Department. 5
- (6) Eight posts of Under Secretaries out of the total number of temporary and permanent posts on the Secretariat cadre excluding post of Under Secretaries on the Legal side of the Legal Department and Technical posts in the Public Works Department. 5
- Provided that where a tenure post of an Under Secretary or a Deputy Secretary is held by a Secretariat Officer, such post shall, so long it is held by such officer, cease to be a tenure post.
- (85) "Time-Scale Pay" means pay which, subject to any conditions prescribed in these rules, rises by periodical increments from a minimum to a maximum.
- Note-1 :** Time scales are said to be identical if the minimum, the maximum, the period of increment and the rate of increment of the time-scales are identical.
- Note-2 :** A post is said to be on the same time-scale as another post on a time scale if the two time-scales are identical and the posts fall within a cadre or a class in a cadre, such cadre or class having been created in order to fill all posts involving duties of approximately the same character or degree of responsibility in a service or establishment or group of establishments; so that the pay of the holder of any particular post is determined by his position in the cadre or class and not by the fact that he holds that post.
- (86) "Transfer" means the movement of a Government employee from one headquarter station in which he is employed to another such station, either -
- to take up the duties of a new post; or
  - in consequence of a change of his headquarters.
- (87) "Transit Time" means the actual time required to reach the destination of tour from the headquarters or from one outstation to another outstation by the ordinary mode of travel.
- (88) "Travelling Allowance" means an allowance granted to a Government employee to cover the expenses which he incurs in travelling in the interest of the public service. It includes allowance granted for the maintenance of conveyance.
- (89) "Treasury" means the treasury established at the headquarters of a district and includes a sub-treasury / Pay and Accounts office.

### CHAPTER - III

#### PAY

10. **Pay on first appointment to Government service :** On first appointment to Government service, a person shall draw the minimum of the time-scale attached to the post to which he is appointed, unless a higher starting pay is sanctioned by the authority.
- Note :** A competent authority shall have powers to appoint a person on a fixed pay basis.
11. **Fixation of pay on appointment to another post involving assumption, duties or responsibilities of greater importance :** (1) Where a Government employee holding a post in a substantive, temporary or officiating capacity, is promoted or appointed in a substantive, temporary or officiating capacity to higher post in normal course and the appointment to such post involves assumption of duties or responsibilities of greater importance than those attached to the post originally held by him, his initial pay in the time scale of the higher post shall be fixed at the stage next above the pay notionally arrived at by increasing his pay

in respect of the lower post by one increment at the stage at which such pay has accrued, and, in the case of a Government employee drawing pay at the maximum of the pay-scale, by an amount equivalent to the last increment.

**Note :** "Pay" in respect of lower post referred to in the above sub-rule shall mean the officiating or substantive pay whichever is higher.

- (2) Where a Government employee holding a post in a substantive, temporary or officiating capacity, is promoted or appointed in a substantive, temporary or officiating capacity to another ex-cadre higher post, his pay shall be fixed as per provisions contained in sub-rule (1).
- (3) Where a Government employee holding a post in a substantive, temporary or officiating capacity, is promoted or appointed in a substantive, temporary or officiating capacity to another post as a stop gap arrangement and the appointment to such post involves assumption of duties or responsibilities of greater importance than those attached to the post originally held by him, his initial pay in the time scale of the higher post shall be fixed at the stage next above the pay in respect of the lower post. If the stop gap promotion is subsequently treated as normal promotion, the pay of the employee shall be re-fixed under sub-rule (1) with effect from his stop gap appointment.

**Note:** Promotion to the higher post which is not made in consistent with recruitment rules or seniority should be treated as stop gap promotion. The appointing authority shall invariably mention in the body of the order of promotion whether the appointment by promotion is a stop gap promotion or a promotion in normal course."

12. **Option for fixation of pay under rule-11 :** (1) Where a Government employee who is promoted before drawing increment due in the lower post, shall be given an option to be exercised within one month of the date of promotion to have -

- (a) his initial pay fixed in the higher post on the basis of the provision of sub-rule (1) of rule-11, without any further review on accrual of increment in the pay scale of the lower post;

**OR**

- (b) his pay fixed in the higher post initially in the manner as provided under sub-rule (3) of rule-11 which may be revived and fixed as per provisions of sub-rule (1) of rule-11 on the date of accrual of next increment in the scale of pay of the lower post.

- (2) When the pay is fixed under clause (b) of sub-rule (1), the next date of increment shall fall due on completion of twelve months' qualifying service from the date the pay is fixed on the second occasion.
- (3) The option shall be allowed in cases where the initial fixation of pay in the scale of the higher post in the manner provided under sub-rule (3) of rule-11 and the one under sub-rule (1) of rule-11, both happen to be the same.
- (4) The option shall be available to the employee only in cases of promotion to higher posts in normal course and not otherwise.

**Provided that** in case where such stop gap promotion is followed by regular appointment to the higher post without any break in stop gap promotion and the regular appointment, the option may be allowed from the date of initial appointment to the higher post to be furnished within one month from the date of such regular appointment.

- (5) Option once exercise shall be final.

13. **Fixation of pay on appointment to another post not involving assumption of duties or responsibilities of greater importance :** Where a Government employee holding a post in a substantive, temporary or officiating capacity, is appointed in a substantive, temporary or officiating capacity to another post including an ex-cadre post and the appointment to the new post does not involve assumption of duties or responsibilities of greater importance than those attached to the old post, his initial pay shall be fixed as under :-

- (a) if there is a stage in the time-scale of the new post which is equal to his pay in the pay scale of the old post, he shall draw pay at that stage;



- (b) if there is no such stage, he shall draw pay at the stage next below his pay in the pay scale of the old post plus personal pay equal to the amount of difference;
  - (c) in either of these two cases, he shall continue to draw that pay until such time as he would have received an increment in the time-scale of the old post or till he would earn an increment in the time scale of the new post, whichever is earlier;
  - (d) if the minimum of the time-scale of the new post is higher than his pay in the old post, he shall draw that minimum as initial pay.
14. **Fixation of pay on appointment to the same post on senior pay scale :** Where different pay scales based on the qualifications of the holder of the post are prescribed for a post, and a Government employee holding such post in officiating, temporary or substantive capacity is appointed on the senior pay scale of the same post in officiating, temporary or substantive capacity, his pay in the senior scale of the same post shall be fixed as per rule-13.
15. **Fixation of pay on reversion from higher to lower post :** The provisions of rule-13 do not apply in the case of a Government employee appointed from a higher post to a lower post due to reduction of establishment or reverting to a lower post on termination of his officiating promotion to a higher post. Where a Government employee is reverted to a lower post after a spell of promotion in a higher post, his pay in the lower post shall be fixed at the stage in the time scale of the lower post at which he would have drawn pay but for his appointment to the higher post as admissible under rule-39.
16. **Fixation of pay of a Government employee who had held the same post or another post on the same or identical pay scale :** Notwithstanding anything contained in rules-11 and 13, if a Government employee had previously held the same post or another post on the same or identical time-scale than save as provided in sub-rule (2) of rule-23, his initial pay shall not be less than the pay other than the special pay, personal pay, or emoluments classed as pay by Government under rule-9 (53) which he drew, on the last such occasion, and the period during which he drew that pay on such last and any previous occasion shall be counted for increments in the stage of the time-scale equivalent to that pay;
- Note 1 :** Where a Government employee has held a post in the cadre or class prior to the introduction of a new scale, and has drawn during the period pay equal to a stage or intermediate between two stages, in the new scale, then such period may be counted for increment in the same stage, or if the pay was intermediate between two stages, in the lower stage of that scale.
- Note 2 :** For the purpose of this rule and rule-24 a temporary post on a certain rate of pay (fixed or time-scale) which is converted into a permanent post on different rate of pay is not the "same post", even though the duties remain the same. In other words, in view of rule-9 (82), the temporary post is to be regarded as having ceased to exist and to have been replaced by the permanent post. The incumbent of the temporary post is thus entitled only to the pay of the permanent post if it is on a fixed rate of pay or to a minimum of the time-scale of the permanent post if it is on a time-scale unless his case is covered by this rule.
17. **Fixation of pay of a Government employee repatriating from an ex-cadre post to a post in the parent cadre :** The initial pay of a Government employee on repatriation to the cadre post which he held prior to his appointment to an ex-cadre higher post, shall be fixed in the pay scale of the cadre post at a stage not lower than the pay to which he would have been entitled to draw on the date of repatriation had he not been appointed to the ex-cadre post.
- Provided that** in the event of reversion from an ex-cadre higher post, a Government employee is appointed to another higher post in the direct line of promotion as compared to the ex-cadre higher post which he held prior to his such appointment, his initial pay shall be fixed on the basis of the pay admissible in the lower cadre post held by him but for his appointment to the ex-cadre higher post.
18. **Fixation of pay of a Government employee appointed from ex-cadre post to another ex-cadre post :** Where a Government employee is appointed or transferred from one ex-cadre post to another ex-cadre post, his pay shall be first fixed in the pay scale of his parent cadre post considering that had he not been appointed to the ex-cadre post and would have drawn his pay and then taking into account the stage of pay so arrived, his fixation of pay shall be made in the pay scale of such ex-cadre post on which he is appointed or transferred, as the case may be.

If the pay so fixed is less than the pay drawn by him while holding the earlier ex-cadre post in the lower pay scale, the amount of difference shall be treated as personal pay to be absorbed in future increase of pay in the pay scale of ex-cadre post holding at present.

**19. Fixation of pay of a Government employee appointed to a new post at his own request : Where appointment of a Government employee is made to a new post on a different cadre -**

- (a) on his own request under rule-27 (1) of Gujarat Civil Services (General Conditions of Services) Rules, 2002; or
- (b) on account of discharge of a Government employee owing to the abolition of his permanent post or owing to change in the nature of the duties of that post and if he opts for acceptance of another appointment or transfer to another establishment even on a lower pay, if offered; and if the maximum of the time-scale of that post to which he is appointed is less than his substantive pay, in the pay scale of the old post,

- he shall be entitled to draw that maximum as initial pay.

**20. Fixation of pay of a Probationer on completion of probation : Where the appointment of a person is on probation and probation period is of one year or less and the probationary terms so provide, the probationer shall be granted only the minimum of the time-scale or any fixed pay during the probation period. Where the probation period is of more than one year duration, the probationer on his appointment or confirmation in the service or cadre after satisfactory completion of probation period, shall be entitled to the fixation of pay in the time-scale counting the total period of probation as duty for the purpose of increment and also the arrears in this regard.**

**Note :** The provisions contained in this rule are not applicable to cases where the probation period as prescribed initially, is subsequently extended due to non-satisfactory performance of the probationer during the probation.

**21. Stepping up of a pay of a Government employee on the basis of the pay of his junior : (1) Where on regulating initial pay of a Government employee under above rules-11, 13, 15 to 17 & 19 or on his appointment to a higher post if his pay is fixed at a lower rate of pay in that cadre than another Government employee junior to him in the lower grade but promoted or appointed subsequently in such another identical cadre; the pay of the senior Government employee on the higher post shall be stepped up to the figure equal to the pay as fixed for the junior Government employee in that higher post with effect from the date of promotion of the junior Government employee and it shall be subject to the following conditions viz :-**

- (i) both, the junior and the senior Government employees belong to one and the same cadre and the posts to which they have been promoted or appointed, shall be identical and in the same cadre and in the same line of promotion;
- (ii) the time-scales of pay of the lower posts held by the senior and the junior Government employees shall be identical;
- (iii) the time scales of the higher posts to which the Government employees are promoted or appointed shall be identical;
- (iv) the senior Government employee had he not been appointed to the higher post earlier than his junior, he would have been eligible to draw pay at a stage not lower than that admissible to his junior in the lower post immediately prior to the appointment of the junior Government employee to the higher post;
- (v) the anomaly so caused must be the direct result of the application of this rule. For example, if even in the lower post the junior Government employee draws from time to time a higher rate of pay than the senior by virtue of fixation of pay under the normal rules or by grant of advance increment(s) for any reason, these provisions shall not be applicable to step up the pay of the senior Government employee.
- (vi) the pay of the senior Government employee so increased due to stepping up of pay shall not be reduced on reversion of the junior Government employee nor shall it be increased again with reference to the pay of the same officer.

- (2) After the re-fixation of pay of the senior Government employee with reference to the pay of his junior, the next increment shall occur to him only after he has rendered the qualifying service which is necessary for drawing such increment from the stage at which his pay had been refixed."

22. **Benefit of "Next below Rule" and its scope :** Where the Government employee who is appointed to another post outside his cadre and who is prevented in public interest, from accepting such appointment to a higher post which is not a tenure post or a special post or a selection post in the regular line of promotion in his original cadre shall, unless otherwise directed by Government on merits, be entitled, with effect on and from the date of promotion of a Government employee who is junior to him in his cadre to such higher post, to the benefits which would have accrued to him if he had not been so prevented but had been appointed to such higher post:

**Provided that :-**

- (i) the appointment of such Government employee to a post outside his cadre is made in public interest and not at the instance or request of the Government employee concerned;
- (ii) the Government employee who is on the tenure post or such other special post shall not be eligible for the benefit of this rule;
- (iii) the benefits as aforesaid shall be allowed in order of seniority to not more than such number of the Government employees, who may have been posted outside their cadre, as is equal to the number of the Government employees junior to them who may have been promoted.

**Illustration :** If A, B and C in order of seniority are appointed outside the department and D who is immediately junior to C is given promotion only "A" can get the benefit of the rule.

**Explanation 1 :** The word "benefits" in this rule means pay and dearness allowance and allowances of the nature of emoluments, that is to say, house rent allowance, compensatory local allowance, but shall not include special pay or other compensatory allowances attached to such higher post.

**Explanation 2 :** The intention underlying this rule being that the Government employee out of his regular line should not suffer by forfeiting acting promotion which he would otherwise have received had he remained in his regular line. It follows that the fortuitous acting promotion of some one junior to an employee who are out of the regular line does not, in itself give rise to claim under the "Next Below Rule". Before such a claim is established it shall be necessary that all the employees senior to the employee who is out of the regular line have been given acting promotion and also the employee, next below him, unless in any case the acting promotion is not given because of inefficiency, unsuitability or leave. In the event of one of these three bars being applicable to the officer immediately below the employee outside his regular line, then some other employee even more junior shall have received acting promotion and the employees, if any, in between should have been passed over for one of these reasons.

**Explanation 3 :** The rule provides for grant of the benefits to the Government employee on the basis of one for one principle. In applying this principle, the senior most Government employee who is not debarred by the provisos prescribed for the application of the rule shall be allowed to get the benefit under this rule. (See illustration given under the rule.)

**Explanation 4 :** If the Government has approved in any department, a list of Government employees in order of merit for promotion to a higher post that order will prevail as the order of seniority of the Government employees in the ordinary gradation list of their cadre.

23. **Pay on new appointment :** (1) Where the Government employee is selected for appointment to a service or cadre or post under the Government through the Gujarat Public Service Commission, Centralised Recruitment Scheme or any other method approved by the Government and if the service rendered prior to and after such selection is continuous and the appointment is on a higher post as compared to the pay scale of the post on which the employee was working prior to his appointment before selection; his pay shall be fixed as per rule-13.



**Explanation :** For this purpose the service shall be treated as continuous one even if there is a physical break not exceeding twenty four hours.

**Note 1 :** If the new appointment is in the same station, for the purpose of computing "physical break" (of more than twenty four hours), Sunday and/or a Public Holiday declared by the State Government shall be excluded.

**Note 2 :** If the new appointment involves movement from one station to another, for the purpose of computing "physical break" (of more than twenty four hours) the maximum period to cover actual journey inclusive of Sunday and/or a Public Holiday declared by the State Government shall be excluded.

- (2) The provisions of sub-rule (1) shall not apply in the case of a Government employee who is so appointed after a physical break exceeding twenty four hours following resignation, removal, dismissal or discharge on reduction of establishment or after invalidation out of service. Such an appointment amounts to a fresh appointment.

24. **Fixation of pay when the pay scale is changed :** The holder of a post, the pay scale of which is changed shall be treated as if he were transferred to a post in the new pay scale and his pay shall be fixed in the new pay scale at a stage next above his existing pay.

**Provided** that except in a case where the pay scale of the post has been changed as a result of change in the duties or responsibilities, he may at his option, retain his old pay until the date on which he earns his next or any subsequent increment, in the old pay scale or until he vacates his post or ceases to draw pay in that time scale. The option once exercised shall be final.

**Note 1 :** The option to retain the old pay under this rule shall also be available to the Government employee not actually holding the post at the time of change of the pay scale;

**Provided that -**

- (i) he holds a lien or suspended lien on that post, or
- (ii) it is certified by the authority competent to make his appointment to the lower post that he would have held that post but for holding a higher post.

**Note 2 :** The option exercised under this rule shall be an option opting for a clear alternative so that the option so exercised can be held null and void from the beginning, if necessary in the event of the alternatives are not clear or the alternative with reference to which option was exercised are subsequently altered by orders with retrospective effect or otherwise the option becomes vitiated.

**Note 3 :** The Government employee under suspension shall be allowed to exercise the option under the above rule when the pay-scale attached to his post is changed, even while he is under suspension. The result of such option shall be that when the new scale of pay takes effect from a date prior to the date of suspension, he shall be entitled to the benefit of the increase in pay, if any, in respect of the duty period before suspension, and also in the subsistence allowance for the period of suspension. If, however, the new pay scale takes effect from the date falling within the period of suspension, the benefit of option shall accrue to him in respect of the period of suspension only after his reinstatement, depending on the fact whether the period of suspension is treated as duty or not.

**Note 4 :** The option referred to in the above rule shall be exercised and communicated to the Head of Office or Department within a period of two months from the date of issue of orders sanctioning the new pay scale. Failure to do so shall mean that the incumbent has automatically opted for the new pay scale from the date from which it takes effect.

25. **Pay on reversion to lower post as a penalty :** The authority which imposes penalty of reversion upon the Government employee reverting him from a higher to a lower grade or post, may allow him to draw pay, not exceeding the maximum of the lower grade or post :

**Provided** that the pay allowed to be drawn by a Government employee under this rule shall not exceed the pay which he would have drawn by the operation of rules-15 and 16 read with sub-rule (1) or (2) as the case may be, of rule-39.

**26. Reduction of pay as a measure of penalty :** (1) Where the pay of a Government employee is reduced as a measure of penalty to a lower stage in his time-scale, the authority ordering such reduction shall state the period for which it shall be and whether, on restoration, the period of reduction shall operate to postpone future increments and, if so, to what extent.

(2) Where the Government employee is reduced as a measure of penalty to a lower service, grade or post or to a lower time-scale, the authority ordering such reduction may or may not specify the period for which the reduction shall be operative; but where the period of reduction is specified, that authority shall also order whether, on restoration, the period of reduction shall operate to postpone future increments and, if so to what extent.

**Note 1 :** The authority ordering the reduction shall expressly state in the order that the period of reduction shall be exclusive of any span of period spent on leave before the period of reduction is completed.

**Note 2 :** The exact interpretation of sub-rule (1) is clarified as follows :-

(a) Every order passed by a competent authority imposing on a Government employee the penalty of reduction to a lower stage in a time-scale should indicate :-

- (i) the date from which it shall take effect and the period (in terms of years and months) for which the penalty shall be operative;
- (ii) the stage of pay in the time-scale (in terms of rupees) to which the Government employee is reduced, and;
- (iii) the extent (in terms of years and months) if any, to which the period referred to at (i) above shall operate to postpone future increments.

It should be noted that such reduction to a lower stage in a time-scale is not permissible either for an unspecified period or as a permanent measure under the rules. Also when a Government employee is reduced to a particular stage of pay in a time scale, his pay shall remain constant at that stage for the entire period of reduction. The period to be specified under (iii) should in no case exceed the period specified in (i).

(b) The question as to what should be the pay of a Government employee on the expiry of the period of reduction shall be decided as follows :-

- (i) If the order of imposing a penalty of reduction lays down that the period of reduction shall not operate to postpone future increments, the Government employee shall be allowed to draw the pay which he would have drawn in the normal course but for his reduction.
- (ii) If the order specifies that the period of reduction was to operate to postpone future increments for any specified period, the pay of the Government employee shall be fixed in accordance with (i) above but the period for which the increment were to be postponed shall not be counted as incremental period for the purpose of releasing future increments.

(c) With a view to achieving the object underlying in sub rule (1) of not allowing increments during the period of reduction it should be ensured that every order passed by a competent authority imposing on a Government employee the penalty of reduction to a lower stage in a time-scale invariably specifies that stages in terms of rupees to which the Government employee is reduced as in the following form :-

The \_\_\_\_\_ has decided that Shri \_\_\_\_\_ should be reduced to a pay of Rs. \_\_\_\_\_ in the times scale of Rs. \_\_\_\_\_ (for a period of \_\_\_\_\_ with effect from \_\_\_\_\_.

**27. Relation of officiating pay to substantive pay :** Except in the cases covered by rule-19, if the pay of the Government employee, officiating in a post is at any time, less than his substantive pay, he shall be entitled to draw his substantive pay.

**Note :** The provisions contained in this rule shall not be applicable in the following cases :-

- (a) the Government employee whose increment in the officiating post is ordered to be withheld for the reason of failure to pass, within the prescribed period, a regional language examination or the Hindi examination or other prescribed departmental examination as prescribed;
- (b) the Government employee whose increment is withheld with or without permanent effect, as a measure of punishment;

**28. Pay when promotion or appointment is found to be erroneous :** (1) Notwithstanding the provisions contained in these rules, the pay of a Government employee whose promotion or appointment to a post is found to be or to have been erroneous on the basis of facts, e.g. incorrect seniority, failure to apply any relevant rules or orders correctly, shall be regulated in accordance with the general or special orders issued by the Government in this behalf.

- (2) When any rule or order regulating pay is made with retrospective effect, the pay of a Government employee affected by such order or rule, shall be fixed notionally as if the rule or order were applicable in his case but the Government employee concerned shall not be called upon to refund the resultant amount of overpayment on account of pay and allowances;

**Provided** that in the case where the erroneous promotion or appointment was given on the basis of false information furnished by the concerned Government employee; departmental action shall be taken against him and the resultant amount of overpayment on account of pay and allowances shall also be recovered from him.

**29. Officiating pay in a post the pay of which is fixed at a rate personal to another Government employee :** When the Government employee officiates in a post the pay of which has been fixed at a rate personal to another Government employee, Government may permit him to draw pay at any rate not exceeding the rate so fixed or, if the rate so fixed be a time-scale, may grant him initial pay not exceeding the lowest stage of that time-scale and future increments not exceeding those of the sanctioned scale.

**30. Power to fix officiating pay at a lower rate :** The competent authority may fix the pay of an officiating Government employee at an amount less than that admissible under these rules.

**Note 1 :** When the pay of the Government employee who is appointed to officiate in a post on a time-scale of pay is fixed below the minimum of the time scale under this rule, he shall not be treated as having effectually officiated in that post within the meaning of rules-11, 13, 15 to 17 & 19 or having rendered duty in it within the meaning of rule-39.

**Note 2 :** In a case in which a vacancy is expected to last for less than ten days excluding Sundays, weekly off and public holidays, if any, the Government employee may be placed in charge of the current duties of the post but no formal appointment to officiate shall be made unless a formal appointment is essential in order to provide for the exercise of statutory powers.

**Instruction :** Reading this rule with the rules substantively regulating the rate of officiating pay, and in particular with rule-27, it is clear that the power conferred by this instruction below rule is not exercisable save by a specific special order passed in an individual case and on the consideration of the facts of that case. A general order purporting to oust universally the operation of rule-27 shall be ultra vires this rule. Although the practice of obtaining special orders on every individual case would not be ultra vires this rule, it would cause the greatest possible fraud thereon.

**31. Personal pay to decrease in proportion to increase in basic pay :** Except when the authority sanctioning personal pay orders otherwise, personal pay shall be reduced by an amount equal to the amount of pay of the Government employee is increased and shall cease altogether as soon as his pay is increased by an amount equal to his personal pay.

**32. Pay during course of instruction or training :** Where for the period for which a Government employee is deputed to attend a course of instruction or training or to appear for an examination which is treated as duty under rule-9 (23), the competent authority may allow the Government employee to draw pay equal to the amount drawn before joining the course of instruction or training or appearing for the examination provided that he has reason to believe that the Government employee is likely to continue to hold the post



from which he is deputed during such period and records a certificate to that effect.

**Note :** This rule is not applicable to Government employee covered by rule-34 and cases of training outside India.

33. **Pay, during the period of compulsory waiting on return from leave or special duty :** Where a Government employee who is treated as on duty under sub-clause (ii) of clause (e) or clause (f) of rule-9 (23), shall draw the pay of the post or service to which he is appointed.
34. **Training School Allowance only admissible during training in the Police Training College :** The Government employees serving in any department other than the police department but including members of the clerical establishment of the Police Department sent to the Police Training College, shall receive the Training School Allowance only and not their substantive pay during such training.
35. **Officiating promotions in places of the Government employees undergoing training :** No officiating appointments shall be made in places of the Government employees who are treated as on duty while undergoing training. A competent authority may, however, allow officiating promotions or allow additional pay or special pay under rule-45 in the places of the Government employees undergoing training in cases in which it has been authorised by the Government to do so.
36. **Pay and allowances not admissible without proper authority for time spent beyond sphere of duties :** (1) No Government employee (other than a Police Officer acting within his legal powers or an Excise Officer acting under the orders of Commissioner of Prohibition and Excise) is entitled to pay or allowances for any period which he may have spent beyond his sphere of duties allotted without proper authority. However, with the sanction of a competent authority the Government employee may proceed on duty to any part of India, whether within or beyond the limits of the State of Gujarat and may draw pay and allowances for such duty.  
(2) The Government may accord a general sanction allowing the Government employee to proceed to a station beyond his sphere of duty in cases where his duties require him to proceed to that station frequently, the controlling officer's signature on the travelling allowance bill being taken as proof that his journeys to the place were necessary for the purpose of official requirements.  
**Note :** The Speaker is the Competent Authority for the purpose of this rule in respect of the staff of Gujarat Legislature Secretariat.
37. **Authorised absence of Government employee from jurisdiction while accompanying the Governor or a Minister :** In respect of the Government employee instructed by the department for accompanying the Governor or Minister for any period during which he is absent from their jurisdiction, the signature of the Deputy Secretary or Under Secretary of the Department concerned or of the Controlling Officer shall be considered sufficient to pass his pay and travelling allowance bills.
38. **Increments to be drawn as a matter of course :** (1) An increment shall ordinarily be drawn as a matter of course unless it is withheld as a penalty under the relevant provisions of the Gujarat Civil Service (Discipline and Appeals) Rules, 1971. In ordering the withholding of increment the withholding authority shall state -  
(i) the specific period for which it is withheld, and  
(ii) whether such withholding of increment shall have the effect of postponing future increments.

**Explanation :** The period for which an increment may have been withheld shall be inclusive of the period of leave, if any, which would otherwise have been counted towards increments under rule-39.

- (2) If the Government employee is appointed to officiate in a higher post before the expiry of the period for which his increment may have been withheld without having effect of postponing future increments his pay in such higher post during the period for which his increment may have been withheld in the lower post, shall be regulated as follows :-  
(i) the withholding of increment shall in the first instance be ignored and his pay (notional) in the lower post shall be arrived at on this basis;  
(ii) then the notional pay in the higher post shall be fixed accordingly; and  
(iii) the pay so fixed shall be reduced by an amount equal to the increment withheld.

This process shall be applicable throughout the period during which increments may have been withheld.

- (3) Where the increment is withheld so as to have effect of postponing future increments, his pay on promotion to the higher post shall during the period for which the increment is withheld be regulated in accordance with sub-rule (2) and on expiry of that period, he shall be allowed to draw the same pay in the higher post as is drawn on such expiry if that is the stage in the pay scale of the higher post and where there is no such stage in the pay scale of the higher post, he shall draw pay at a next lower stage plus personal pay equal to the amount of difference to be absorbed in future increments, provided that where such pay is less than the minimum of the pay in the pay scale of the higher post, he may be allowed to draw the minimum pay from that date. The next increment shall be granted after completion of the full incremental period.

**Explanation :** This rule is also applicable in a case where the Government employee is promoted earlier than the date where increment in the pay scale of lower post is withheld. In such a case, his pay in the higher scale shall be fixed subject to re-fixation from the date when the increment in the pay scale of the lower post is withheld.

**39. Service which counts for increment :** The following provisions prescribe the conditions subject to which service counts for increments in a time-scale :-

- (1) Subject to the provisions of rules-11, 13, 15, 16, 19, 23, 30 & 44 all periods of duty discharged in a post on a time-scale shall count for increments in that time-scale.

For the purpose of arriving at the date of next increment in that time-scale, the total of all such periods as do not count for increment in that time-scale shall be added to the normal dates of increment.

**Provided that** the increment shall be admissible from the 1st of the month in which it accrues.

**Exception 1 :**

- (a) The above proviso shall not apply to Government employee appointed directly to a post on a probation. He shall be granted during the period of probation only minimum of the time-scale or any fixed pay as per the terms of probation. But on appointment or confirmation in the service or cadre after satisfactory completion of probation period, the pay shall be fixed in the time scale counting the total period of probation as duty for the purpose of increments.
- (b) The expression "A Government employee appointed directly to a post" appearing in sub-clause (a) above includes.
- (i) the Government employee who, while holding substantively, a permanent post in the cadre, is appointed by selection in open competition to another post on probation, and
- (ii) the Government employee who is so appointed but is granted higher starting pay in time-scale attached to the post.

**Exception 2 :** In the case of eight monthly peons employed in the Land Records Department, the period during which the establishment is not employed shall be treated as duty for the purpose of counting for increments in the time-scale of pay sanctioned for such establishment only if the peon is actually on duty immediately prior to and immediately subsequent to such periods, viz :-

- (i) On the date on which the establishment is discharged, and
- (ii) On the date on which it is re-employed.

- (2) The following periods shall count for increment in the time scale applicable to the post on which the Government employee holds a lien as well as in the time scale applicable to the post or posts, if any, on which he would hold a lien had his lien not been suspended.

- (i) all leave except extraordinary leave.
- (ii) extraordinary leave on medical ground not exceeding six months at a time when no other leave is due. However, the aggregate of such period of leave during the entire service of the Government employee does not exceed one year.



- (iii) deputation within or outside India or temporary transfer to another department.
- (iv) period spent on training or instruction.
- (v) service in another post other than a post carrying less pay referred to in sub-rule (1) of rule 27 of Gujarat Civil Services (General Conditions of Services) Rules, 2002 whether in a substantive or officiating capacity.

(3) The following periods shall count for increment in the time-scale applicable to a post in which a Government employee is officiating :-

- (i) all leave, except extraordinary leave;
- (ii) extraordinary leave on medical grounds not exceeding six months at a time when no other leave is due. However, the aggregate of such periods of leave during the entire service of the government employee do not exceed one year;
- (iii) deputation within or outside India or temporary transfer to another department;
- (iv) Period spent on training or instruction.

The period to be counted for increment is restricted to that during which he would have continued to officiate in that or in a higher post in the parent Department, but for such interruption :

**Provided** that Government may, in any case in which they are satisfied that the extraordinary leave was taken in the circumstances beyond the Government employee's control or for making higher scientific and/or technical studies, direct that the period of extraordinary leave so availed of shall be counted for increments under clause (2) or (3), subject to such conditions as it may impose.

**Note :** When the Government employee holding a post in an officiating capacity proceeds on leave other than extraordinary leave and resumes duty in the same post or cadre in which he was officiating immediately before proceeding on leave, it shall be assumed that Government employee would have continued to officiate in that post but for the leave, unless there be a specific intention to the contrary expressed in the orders sanctioning leave or in a separate communication.

(4) If the Government employee, while officiating in a post or holding a temporary post on a time-scale of pay, is appointed to officiate in a higher post or to hold a higher temporary post, his officiating or temporary service in the higher post shall, if he is re-appointed to the lower post or is appointed or re-appointed to a post on the same time scale of pay, count for increments in the time scale applicable to such post. The period of officiating service in the higher post which counts for increments in the lower post is, however, subject to the condition that the competent authority shall certify to the effect that such Government employee would have officiated in the lower post but for his appointment to the higher post.

This sub rule applies also to a Government employee who is not actually officiating in the lower post at the time of his appointment to the higher post, but who would have so officiated in such lower post or in a post on the same time scale of pay had he not been appointed to the higher post.

**Note :** The intention of this sub-rule is to allow the concession, irrespective of whether the higher post is within or outside the Department to which the Government employee belongs.

(5) If the Government employee on repatriation from an ex-cadre post to the parent cadre is appointed to a post on a scale lower than that of the ex-cadre post but not on the time scale as the post held at the time of his transfer to the ex-cadre post, the service rendered on the higher scale in the ex-cadre post shall count for increment in the time scale applicable to the parent cadre post to which he is appointed on such repatriation.

(6) The period of foreign service counts for increment in the time scale applicable to:

- (a) the post in Government service on which the Government employee concerned holds a lien as well as the post or posts, if any on which he would have held a lien had his lien not been suspended.
- (b) the post in Government service in which the Government employee concerned was officiating immediately before his transfer to foreign service, for so long as he would have

continued to officiate in that post or a post in the same time scale but for his going on foreign service and;

- (c) any post to which he may receive officiating promotion under rule 62 of Gujarat Civil Services (Joining time, Foreign service, Deputation out of India and payments during suspension, dismissal and removal) Rules, 2002; for the duration of any such promotion.

**Note :** Service rendered under the Panchayat constituted under the Gujarat Panchayat Act, 1993 by the Government employee in a particular time scale shall be deemed to be service rendered in an identical time scale of pay under the Government for the purpose of increment.

- (7) All joining times granted under the Gujarat Civil Services (Joining time, Foreign Service payment during suspension, deputation out of India, Dismissal and Removal) Rules, 2002, count for increment in the time-scale of the post, the pay of which, the Government employee draws during such joining time of which he has been paid joining time pay and allowances.
- (8) If an employee does not resume his duties on the expiry of sanctioned leave or admissible joining time and if the said period is not regularised by the grant of any kind of leave including extraordinary leave, the said period shall not count towards increment.

**40. Stagnation Increment :** (1) One stagnation increment shall be allowed to all employees who are in any of the pay scale between the pay scale of Rs. 6500-10500 and of Rs. 18400-22400 inclusively and who stagnate at the maximum of their scales of pay, after every two years. Granting of such stagnation increment shall be governed subject to the following conditions :-

- (i) A maximum of three such increments shall be allowed.
  - (ii) The period of two years' stagnation shall count from the date of employee reaches the maximum of the scale after the grant of last increment and shall be computed from the date of reaching the maximum of the scale and includes the period if any, during which the employee officiated in higher post.
  - (iii) The rate of stagnation increment shall be equal to the last increment and shall be treated as personal pay.
  - (iv) The stagnation increment shall be reckoned as pay for the purposes of DA, HRA, CLA, TA, LTC, Pension, DCRG and Family Pension.
- (2) On subsequent promotion of the Government employee getting stagnation increment to the higher post, the pay in the higher post shall be fixed with reference to the basic pay in the lower post excluding stagnation increment. However, if pay plus stagnation increment in the lower post is higher than the pay fixed in the higher post, the difference shall be allowed as personal pay to be absorbed in future increments. However, if the pay fixed in the higher post under the normal rules happens to be less than the pay plus stagnation increment in the lower post, the difference may be allowed as personal pay to be absorbed in future increases in pay.
- (3) Subject to the condition that the appointing authority issues a certificate to the effect that but for employee's promotion to the higher post, he would have continued to officiate on a lower post, the period of officiation in the higher post on stop gap basis shall be taken into account for counting two years' stagnation at the maximum of the scale of lower post and on reversion the employee will be granted the benefit of stagnation increment if the period of stagnation is two years or more. Such certificate is not necessary if the person is holding the lower post in a substantive capacity.

**41. Absence from duty on account of strike :** (1) Notwithstanding anything contained in rule-28 of the Gujarat Civil Services (General Conditions of Services) Rules, 2002, deductions of the amount of pay and allowances for the period of absence from duty of the Government employee on account of strike shall be made from the pay and allowances payable to him.

- (2) Deductions may be made under sub-rule (1) only on account of such absence of a Government employee from the place or places where, by terms of his employment, he is required to be in charge



of the duties of his post held by him, such absence being for the whole or any part of the period during which he is so required to be in charge of the duties.

**Explanation :** For the purpose of this rule the expression "strike" shall have the same meaning as assigned to it in rule-6 of the Gujarat Civil Services (Conduct) Rules, 1971.

42. **Premature Increment :** A competent authority may grant a premature increment to the Government employee on a time-scale of pay if it is competent to create a post in the same cadre in the same pay scale.

**Note :** In the absence of a clear declaration to the effect that the normal date of increment is not to be affected, (that is to say that the next increment after the premature increment is to be given on the usual date of increment regardless of the fact that the Government employee concerned would have been at one stage of the time scale for less than the normal period) an order authorising the grant of a premature increment shall be deemed to imply that the recipient is to remain on the enhanced rate of pay for the full interval prescribed between successive stages of the time scale before becoming eligible to draw the next increment after the premature increment.

**Instruction :** A proposal to grant an increment to the Government employee in a time-scale of pay in advance of the due date shall be scrutinised with special jealousy. Such a grant of advance increment shall not therefore, be recommended or allowed excepting under circumstances which would justify the grant of personal pay to the Government employee that is to say, except on first appointment to Government service, seldom if ever.

43. **When an order of withholding increment or reduction is set aside or modified :** Where an order of penalty of withholding of increment of a Government employee or his reduction to a lower service, grade or post, or to a lower time-scale, or to a lower stage in a time-scale, is set aside or modified by a competent authority on appeal or review, the pay of the Government employee shall, notwithstanding anything contained in these rules, be regulated in the following manner :-

- (a) if the said order is set aside, he shall be given for the period for which such order has been in force, the difference between the pay to which he would have been entitled had that order not been made, and the pay he had actually drawn;
- (b) if the said order is modified, the pay shall be regulated as if the order as so modified had been made in the first instance.

**Explanation :** If the pay drawn by a Government employee in respect of any period prior to the issue of the orders of the competent authority under this rule is revised, the leave salary and allowances (other than travelling allowance), if any, admissible to him during that period shall be revised on the basis of the revised pay.

**Instruction-1 :** It is clarified that in respect of the cases falling under clause (a) of this rule, service rendered by the Government employee in the lower service, grade or post or lower time-scale or lower stage in the time-scale or at the stage the increment was withheld, the period from the date of imposition of such penalty by the disciplinary authority to the date on which the order of penalty is set aside by the competent appellate or reviewing authority, shall count for increment or for other purposes in the post which he was holding immediately before the imposition of the penalty provided that he would have continued to hold that post but for the order of penalty.

**Instruction-2 :** In respect of the cases falling under clause (b) of this rule, such service from the date of imposition of the penalty by the disciplinary authority to the date on which the order is modified by the competent appellate or reviewing authority shall be counted for the purpose of increment or for other purposes in the post which he was holding immediately before the imposition of the penalty or any other post which he would have held but for the orders of penalty, to the extent the modified orders permit such counting.

44. **Extent to which past non-continuous officiating or temporary service counts for increments :** Where a person who does not hold substantive appointment under the Government, is appointed to officiate

in a permanent post or to hold a temporary post in a time scale pay, he shall not be allowed to count such past non-continuous officiating service in such permanent post or non-continuous service in such temporary post, for the purpose of increment in the time-scale except to the extent specified below :-

Period of past non continues service	Number of increments which should be allowed in the time-scale of the post to which he is appointed
Less than 5 years	Nil
5 years and more but less than 7½ years	1 increment
7½ years and more but less than 10 years	2 increments
10 years and more	3 increments

**Note 1 :** Service shall be deemed non-continuous only if it is interrupted by actual loss of employment.

**Note 2 :** The principle enunciated in sub-rule (4) of rule-39 shall apply when such a person is appointed to officiate in a higher post, permanent or temporary.

#### CHAPTER - IV

#### COMBINATION OF APPOINTMENTS

- 45. Pay during appointment to two or more posts :** The Government employee already holding a post in a substantive or officiating capacity or as a probationer may be appointed by the appointing authority at one time to officiate as a temporary measure in one or more other dependent posts including newly created and ex-cadre posts and he shall be entitled to the pay to which he would be entitled, as if his appointment to one of the posts and in addition additional pay or special pay, as the case may be as admissible under rule-46 for each other post held by him.

**Provided that** such Government employee who is appointed to officiate as a temporary measure on two posts of which one is subordinate to the other, is not entitled to any additional remuneration save in exceptional circumstances.

- 46. Holding of additional charge in addition to his own post :** (1) Where the Government employee is given additional charge of another post, he shall be entitled to additional pay or special pay, as the case may be, for each other post as under :-

- (i) In a case in which the Government employee continues to perform the duties of his own post, and assumes, in addition, technically plenary, responsibility for the duties of one or more independent posts, he shall be sanctioned additional remuneration, to be treated as **additional pay**.
- (ii) In a case in which the Government employee, over and above performing his own duties, is required to perform certain duties selected from the sum of duties associated with another post or posts, but the Government employee is not appointed to hold the additional post or posts, he shall be sanctioned additional remuneration, to be treated as **special pay**.

- (2) The Government employee who, in addition to his own duties, is required to be in charge of the current duties of a second post may be allowed special pay when his own post is subordinate to the second post but not when the second post is subordinate to his own post.

- 47. Rates of special pay/additional pay :** The rate of special pay or additional pay as the case may be shall be as under :-

- (i) 5% of the presumptive pay for holding additional charge of another post of equivalent rank in the same Office or Department or in another Office or Department.
- (ii) 10% of the presumptive pay for holding additional charge of another post which is next higher in rank in the same Office or Department or in another Office or Department.

**Note-1 :** Presumptive pay for the purposes of item (ii) of this rule shall, according to rule-9 (64) be taken to be what the Government employee, who is placed in additional charge, shall draw as initial pay in the time scale of the additional post under rule-11 or 13, as the case may be, had he been formally transferred to it. In cases, however, in which the maximum pay of the other post is less than the pay of the Government employee in his substantive post, the maximum of the pay of the other post shall be taken as the presumptive pay for the purposes of item (ii) of this rule.



**Note-2 :** When a re-employed Government employee is appointed either to officiate in a second post or to hold charge of the current duties of a second post, his presumptive pay for the purpose of item (ii) shall be equal to the total amount of pay plus pension (inclusive of pension equivalent of death-cum-retirement gratuity) which he would have drawn on re-employment had he been appointed exclusively to the second post.

**48. Admissibility of compensatory allowances :** (1) Where the Government employee is appointed to hold substantively as a temporary measure or to officiate in two or more independent posts at one time under rule-45 and if a compensatory allowance is attached to one or more of the posts, he shall draw such compensatory allowance as a competent authority may fix, provided that such allowance shall not exceed the total of the compensatory allowances attached to all the posts.

(2) Where the Government employee is given additional charge of one or more independent posts in addition to his own post under rule-46, he shall not be entitled to receive any compensatory allowance attached to the second post unless it be permanent travelling allowance or conveyance allowance, in which case he may be granted such permanent travelling allowance (or ordinary travelling allowance) or conveyance allowance, as the competent authority may decide.

**49. Conditions governing the grant of special pay or additional pay :** (1) The following conditions shall govern the grant of special pay or additional pay, as the case may be, by the competent authority :-

(i) No additional pay or special pay as the case may be shall, however, be granted if such charge is held for a period of less than ten days excluding Sunday, weekly off and Public holidays or if a regular appointment is made for a like period.

(ii) No formal appointment of the Government employee to officiate in a second post shall be necessary to be made if the vacancy is expected to last for less than ten days excluding Sunday, weekly off and public holidays if any, which may be permitted to be prefixed or suffixed to leave or joining time to be enjoyed by the Government employee holding such second post unless such appointment is essential in order to provide for the exercise of statutory powers.

(iii) The additional pay or as the case may be, charge allowance shall be admissible only where the additional charge is held for a minimum period of 30 days.

**Note :** The period of 30 days includes Sundays and Holidays. The same shall not include the absence of an employee on account of leave or personal reasons or on account or on administrative grounds.

(iv) The additional pay or special pay shall not be treated as pay for the purpose of granting dearness allowance.

(2) The grant of additional pay or as the case may be, special pay for holding additional charge of the post fallen vacant on account of the incumbent of the post having proceeded on leave shall be subject to following further conditions :-

(i) The arrangement is restricted to the period of leave sanctioned but not exceeding twelve months in any cases.

**Note :** The limit of twelve months referred to above refers to the period of vacancy of the post and not to the period during which special pay is received by an individual Government employee.

(ii) Leave sanctioning authorities should ensure that the orders for holding additional charge are issued simultaneously with the issuing of orders regarding grant of leave to the Government employee concerned. Such arrangement should not be sanctioned retrospectively.

- (iii) No special pay shall be sanctioned beyond a period of twelve months and the post shall be treated to have been held in abeyance. However the Secretary of the Administrative Department may sanction the special pay in respect of a post lying vacant for a period of more than twelve months provided the reasons therefor are recorded in the order sanctioning such special pay and the copy of the same should be endorsed to the Finance Department. **Provided** that no such charge allowance shall be sanctioned in respect of a post which is lying vacant for a period of more than three years and the creation of such post shall stand abolished.
- (3) The grant of additional pay or as the case may be, special pay in cases where a Government employee is asked to hold additional charge of a post fallen vacant due to reasons other than those referred to in sub-rule (2), shall be subject to following further conditions :-
- (i) The arrangement is restricted to the period not exceeding twelve months in any case.  
**Note :** The limit of twelve months referred to above refers to the period of vacancy of the post and not to the period during which special pay is received by an individual Government employee.
- (ii) Sanctioning authorities should ensure that the orders for holding additional charge are issued as soon as the vacancy occurs and such arrangement should not be sanctioned retrospectively.
- (iii) No special pay shall be sanctioned beyond a period of twelve months and the post shall be treated to have been held in abeyance. However the Secretary of the Administrative Department may sanction the special pay in respect of a post lying vacant for a period of more than twelve months provided the reasons therefor are recorded in the order sanctioning such special pay and the copy of the same shall be endorsed to the Finance Department. **Provided** that no such charge allowance shall be sanctioned in respect of a post which is lying vacant for a period of more than three years and the creation of such post shall stand abolished.

#### CHAPTER - V

#### REPEAL AND SAVINGS

50. **Repeal and Savings :** The Bombay Civil Services Rules, 1959 (as adapted by Government of Gujarat) so far as they relate to Pay are hereby repealed:

**Provided** that anything done or any act on taken under the rules so repealed shall be deemed to have been done or taken under the corresponding provisions of these rules.

**By order and in the name of the Governor of Gujarat.**

**S. G. MANKAD,**

**Principal Secretary to Government.**

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
4.	9(52)	To make officiating appointments for a period not exceeding twelve months.	All Heads of Departments.	Government employees holding Class II posts under their control.	<p>1. Appointments should be made in accordance with approved recruitment rules.</p> <p>2. Appointments, otherwise than by promotion or transfer should be made by means of advertisements.</p> <p>3. Appointment should be reported immediately to the Government.</p> <p>4. Appointments should be made on the minimum of the scale of pay for direct recruitment.</p> <p>5. Appointments by promotion should be made from Government employees in the approved select list if any.</p>	
5.	9(52)	To make officiating appointment for a period not exceeding twelve months.	<p>1. Director of Education</p> <p>2. Director of Technical Education</p> <p>3. Commissioner of Health, Medical Services &amp; Medical Education.</p>	Government employees under their control holding Class I posts and performing duties in connection with teaching.	Same conditions as in the case of item 4 above.	



Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
6.	9(52)	To make officiating appointment in place of Government employees deputed for training.	Any authority having power to make appointments during leave vacancies.	All Government employees under their control.	Same conditions as in the case of item 4 above.	
7.	9(60)	Powers to sanction pension	(1) Administrative Departments of Sachivalaya  (2) All Heads of Departments  (3) Appointing Authority	Full powers  - do -  - do -	In respect of Heads of Department  In respect of all class one and two officers excluding Heads of Department In respect of all class three and four Government employees	
8.	30	Power to fix the pay of a Government employee officiating a post at a rate less than that admissible under rule-27.	I. Any authority which has power to make an officiating appointment to the post concerned.	Full powers	Officers making officiating appointment shall in any case where the pay of the post involves an increase of more than 20 per cent over the permanent pay of the Government employee appointed to officiate, consider carefully whether the additional responsibility justifies the grant of the full presumptive pay of the post. If not, the officiating pay shall be fixed at such lower figure taking into account the quantum of additional responsibility.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
			II. Director of Health Medical and Medical Education and Research service.	In the case of Gujarat Medical Service Officers, Class III, appointment to officiate in Gujarat Medical Service, Class II post, if the Director of Health, Medical Services considers that in any individual case (particularly when a Junior Gujarat Medical Service Officer, Class III is appointed to officiate in a Gujarat Medical Service, Class II post) a lower rate of pay than that ordinarily admissible under rules should be granted.	Subject to the condition that the officiating pay thus fixed should not exceed the pay drawn by the officer in the Gujarat Medical Service, Class III. Plus Rs. 50.	
9.	32	Issue of a certificate under rule-32 for the period of deputation in respect of Government employees continued officiating appointment.	Authority competent to depute for training or course of instructions.	Full powers	The authorities mentioned in Column 4 may redelegate the power to Gazetted Officers under their administrative control, subject to maintenance of uniformity in the power so re-delegated. They may also re-delegate this power to their subordinate Gazetted Officer in charge of Establishment in their own officers.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
10.	35	Power to give officiating promotion in place of Government employees undergoing training.	<p>i. Settlement Commissioner and Director of Land Records.</p> <p>ii. Collectors and District Judges</p> <p>iii. The Director General and Inspector General of Police, Director of Police Wireless, Principal, Police Training School, Range Director of Inspector General, Commissioner of Police, Superintendent of Police and Commandants.</p>	<p>In the case of Government employees appointed to officiate as District Inspectors of Land Records when the later are undergoing training in the use of the odolite and plane table.</p> <p>In the case of Government employees appointed to officiate for Government employee under their control permitted to undergo training at their control permitted to undergo training at the police Training Scheme.</p> <p>In the case of the Government employees appointed to officiate in places of clerks in the police Department in the State deputed for training school for the sub Inspector Course.</p>	<p>The officiating Government employees should received special pay at Rs. 40/- per mensem in add it to ion to their pay.</p> <p>A statement in duplicate showing acting promotions made should be submitted to Government in the Administrative Department within a week after the close of the month in which the promotions are made.</p>	



Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
			iv. Superintendents of Police.	In the case of the Government employees appointed to officiate in places of Head Constables deputed for training to the Police Training School for the Sub-Inspector's Course.	Subject to the following conditions that (a) Head Constable (Unarmed) shall not be eligible for officiating promotions to Grade. (b) Head Constables(Unarmed) (iii) and (iv) Grades shall be eligible for officiating promotion to I & II cadre subject to the restriction that they do not draw higher officiating pay than that of Head Constables II Grade.	
11.	36	Power to allow the Government employee to proceed on duty outside the sphere of duties and draw pay and allowances for such duty.	i. All Departments of Sachivalaya. ii. Heads of Departments. iii. Regional Heads. iv. Controlling Officers.	-----	In respect of Govt. servant subordinate to them.  Do - within state.	
12.	38	Power to withhold increments (if the conduct or work of the Government employees have not been satisfactory)	i. All Heads of Department ii. All Heads of offices who are Class I officers	Withholding of increment in pay. Withholding of increments.	unlimited. up to one year with no effect on future increment	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
13.	38	-----	iii. Heads of offices who are Class II officers.	Withholding of increments.	Up to six months with no effect on future increments.	
14.	38	Power to sanction increments.	Drawing officers	Full powers	<p>The increment shall be drawn by the Drawing Officer, except in the following cases. Where increments shall have to be sanctioned specifically by the competent authority</p> <p>a. Increments are withheld specifically.</p> <p>b. Increments are to be released on passing of departmental/ language examination.</p> <p>c. Increments are to be released on satisfactory a completion of probation</p> <p>d. Increments are to be released counting broken periods.</p>	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
15.	39	Issue of certificate under this rule for counting the service in another post other than a post carrying less service on deputation in or out of India for increment.	i. Authority competent to make appointment to the post. ii. Authority competent to sanction leave both to Gazetted and Non-Gazetted servants. iii. Authority competent to sanction deputation of a Government employee to foreign service	Full powers  Full powers  Full powers	In respect of certificate under sub-rule(2) of rule-48.  In respect of certificate under sub-rule (5) of rule 48.	
16.	39	Power to allow extraordinary leave taken for any cause beyond the Government employee's control or for prosecution of higher scientific or for technical studies for counting for increments under rule-39.	Administrative Departments of Full powers. Sachivalaya	Provided the course of training has a direct relationship with the duties associated with the post in the cadre to which the Government employee belongs. This is further subject to the condition that the Government employee has signed a bond as required by General orders of Government.		

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
17.	48 (1), 48 (2), & 49 (2)	Powers to sanction special pay for holding additional charge of the post falling vacant due to grant of leave to the incumbent of the post.	The following leave sanctioning authorities :-  (i) Head of Office  (ii) Head of Department  (iii) Administrative Department	(i) For a period of vacancy of not more than three months.  (ii) For a period of vacancy of more than three months but not more than six months.  (iii) For a period of vacancy of more than six months but not more than twelve months.	Subject to conditions laid down in sub-rule (1) & (2) of rule-49.  Subject to conditions laid down in sub-rule (1) & (2) of rule-49.  Subject to conditions laid down in sub-rule (1) & (2) of rule-49.	

Sr. No.	No. of Rule	Nature of Power	Authority to whom the powers are delegated	Scope	Remarks	Comment
1	2	3	4	5	6	7
18.	48 & 49 (3)	Powers to sanction special pay for holding additional charge of the post falling vacant due to reasons other than those referred to at Sr. No. 18 above.	(i) Head of Department  (ii) Administrative Department	(i) In respect of their subordinate gazetted and non-gazetted employees for a period of vacancy of not more than six months.  (ii) In respect of their subordinate gazetted and non-gazetted employees for a period of vacancy of more than six months but not more than twelve months.	Subject to conditions laid down in sub-rule (1) & (3) of rule-49.  Subject to conditions laid down in sub-rule (1) & (3) of rule-49.	

## APPENDIX - II

[See Rule - 9 (34)]

*List of Officers who are deemed as Heads of Department for the purpose of various sets of the Gujarat Civil Service Rules, 2002*

**1.0 AGRICULTURE, CO-OPERATION & RURAL DEVELOPMENT DEPARTMENT :**

- 1.1 Secretary to Government.
- 1.2 Director of Agriculture.
- 1.3 Director of Animal Husbandry.
- 1.4 Director of Sugar
- 1.5 Director of Co-operative Societies.
- 1.6 President, Gujarat State Co-operative Tribunal.
- 1.7 Director of Horticulture.

**2.0 EDUCATION DEPARTMENT :**

- 2.1 Secretary (Education) to Government.
- 2.2 Secretary (Technical and Higher Education)
- 2.3 Commissioner of Higher Education
- 2.4 Commissioner of Mid-day-Meals and Schools)
- 2.5 Director of Primary Education
- 2.6 Director of Technical Education
- 2.7 Director of N.C.C.
- 2.8 Director of State Project Gujarat Primary Education Council
- 2.9 Director of Gujarat Council Education Research & Training
- 2.10 Director of Literacy and Continuing Education
- 2.11 Chairman, Gujarat Secondary Education on Board
- 2.12 Gujarat Primary Education Tribunal, Ahmedabad
- 2.13 Director Gujarat Education Technology Bhavan
- 2.14 Chairman, Gujarat State Examination Board
- 2.15 Director of State Project
- 2.16 Chairman, Technical Examination Board

**3.0 ENERGY AND PETROCHEMICAL DEPARTMENT :**

- 3.1 Secretary to Government.
- 3.2 Chief Electrical Inspector and Collector of Electricity Duty.
- 3.3 Secretary, Gujarat Electricity Regulatory Commission.
- 3.4 Director of Petroleum.

**4.0 FINANCE DEPARTMENT :**

- 4.1 Secretary to Government.
- 4.2 Director of Accounts and Treasuries
- 4.3 Commissioner of Sales Tax.
- 4.4 President, Gujarat Sales Tax Tribunal
- 4.5 Director of Insurance.
- 4.6 Director of Pension and Provident Fund.

**5.0 FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT :**

- 5.1 Secretary to Government.
- 5.2 Director of Civil Supplies.
- 5.3 Director of Food.
- 5.4 Food and Civil Supplies Controller.
- 5.5 The Registrar, Consumer Disputes Redressal Commission.
- 5.6 Controller of Weights & Measures.



**6.0 FOREST AND ENVIRONMENT DEPARTMENT :**

- 6.1 Secretary to Government.
- 6.2 Principal Chief Conservator of Forests.
- 6.3 Conservator of Forests.

**7.0 GENERAL ADMINISTRATION DEPARTMENT :**

- 7.1 Secretary to Government.
- 7.2 Secretary to Governor.
- 7.3 Comptroller to the Governor
- 7.4 Commissioner of Inquiries and Member Secretary, Concurrent Vigilance Cell
- 7.5 Director, Directorate of Economics & Statistics
- 7.6 Director of Evaluation
- 7.7 Secretary, Gujarat Public Service Commission
- Secretary, Subordinate Staff Selection Board
- Gujarat District Gazetteers
- Director, Sardar Patel Institute of Public Administration
- 7.12 Resident Commissioner, New Delhi
- 7.13 Secretary, Gujarat Civil Services Tribunal
- 7.14 Registrar, Office of Hon'ble Lokayukta
- 7.15 Secretary, State Election Commission

**8.0 HEALTH AND FAMILY WELFARE DEPARTMENT :**

- 8.1 Secretary to Government.
- 8.2 Commissioner of Health, Medical and Medical Education
- 8.3 Additional Director (Health) Office of the Commissioner of the Health, Medical Services and Medical Education
- 8.4 Additional Director (Medical) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.5 Additional Director (Medical Education) Office of the Commissioner of Health, Medical Services and Medical Education
- 8.6 Director of Medical Services (E.S.I. Scheme)
- 8.7 Director of Indian System of Medicine and Homeopathy
- 8.8 Commissioner of Food & Drugs Control Administration
- 8.9 Director of Stock Holding Central Medical Stores Organization

**9.0 HOME DEPARTMENT :**

- 9.1 Secretary to Government.
- 9.2 Director General and Inspector General of Police
- 9.3 Commandant General Home Guards
- 9.4 Additional Inspector General of Police, Police Computer Center
- 9.5 Inspector General of Prisons.
- 9.6 Director of Transport
- 9.7 Secretary, Gujarat Vigilance Commission
- 9.8 Director of Sainik Welfare
- 9.9 Director of civil Defence
- 9.10 Director of Forensic Science Laboratory
- 9.11 Additional Director General of Police Public Prosecution,
- 9.12 Commissioner and Additional Director General of Police, Prohibition & Excise
- 9.13 Director General of Police & Director, Anti-Corruption Bureau

**10.0 INDUSTRIES AND MINES DEPARTMENT**

- 10.1 Secretary to Government.

- 10.2 Industries Commissioner
- 10.3 Commissioner of Cottage Industries
- 10.4 Commissioner of Geology and Mining
- 10.5 Director of Government Printing & Stationery
- 10.6 Commissioner of Tourism
- 10.7 Commissioner of Payment
- 10.8 Commissioner of Trade & Commerce

#### 11.0 INFORMATION AND BROADCASTING DEPARTMENT

- 11.1 Secretary to Government
- 11.2 Director of Information
- 11.3 Commissioner of Entertainment Tax

#### 12.0 NARMADA AND WATER RESOURCES DEPARTMENT :

- 12.1 Secretary to Government.
- 12.2 Chief Engineers
- 12.3 Superintending Engineers of Circles
- 12.4 Superintendign Engineers of Water Resources Investigation Circles
- 12.5 Area Development Commissioner
- 12.6 Additional Collectors (Irrigation)
- 12.7 Director, Gujarat Engineering Research Institute
- 12.8 Chief Controller of Accounts (Narmada Project)

#### 13.0 LABOUR AND EMPLOYMENT DEPARTMENT :

- 13.1 Secretary to Government.
- 13.2 Commissioner of Labour
- 13.3 Commissioner of Rural Labour
- 13.4 Director of Employment and Training
- 13.5 Registrar, Industrial Court and Wage Boards
- 13.6 Registrar of Labour Court

#### 14.0 LEGAL DEPARTMENT :

- 14.1 Secretary to Government.
- 14.2 Advocate General
- 14.3 Charity Commissioner
- 14.4 Chief Judge of Court of Small Causes
- 14.5 Chief Magistrate for the City of Ahmedabad
- 14.6 District and Session Judges
- 14.7 Official Trustee and Administrator General
- 14.8 Principal Judge, City Civil and Sessions Court
- 14.9 Registrar, Gujarat High Court
- 14.10 Member Secretary, Gujarat State Legal Services Authority.
- 14.11 Principal Judge, Family Courtp
- 14.12 Inspecting Officer (Court Fees) and Ex-Officio Chief Inspector (Court Fees)
- 14.13 Registrar, Gujarat Public Works-Contract Disputes Arbitration Tribunal.

#### 15.0 PANCHAYAT RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT :

- 15.1 Secretary to Government.
- 15.2 Development Commissioner
- 15.3 The Gram Vikas Commissioner
- 15.4 The Gujarat Panchayat Service Selection Board
- 15.5 Director of State Institute of Rural Development and Panchayati Raj
- 15.6 Commissioner of Rural Development

- 16.0 LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT :**  
16.1 Secretary to Government.
- 17.0 PORTS AND FISHERIES DEPARTMENT :**  
17.1 Secretary to Government.  
17.2 Commissioner of Fisheries
- 18.0 REVENUE DEPARTMENT :**  
18.1 Secretary to Government.  
18.2 District Collectors  
18.3 Commissioner of Land Reforms  
18.4 President, Gujarat Revenue Tribunal  
18.5 Director of Relief  
18.6 Secretary (Appeals)  
18.7 Settlement Commissioner and Director of Land Records  
18.8 Superintendent of Stamps  
18.9 Inspector General of Registration
- 19.0 ROADS AND BUILDINGS DEPARTMENT :**  
19.1 Secretary to Government  
19.2 Chief Engineer  
19.3 Chief Architectural and Town Planner  
19.4 (C.E. & S.P.) Director Staff Training College  
19.5 Controller of Accommodation  
19.6 Director of Parks and Gardens  
19.7 Superintending Engineers of Circles
- 20.0 SOCIAL JUSTICE AND EMPOWERMENT DEPARTMENT :**  
20.1 Secretary to Government.  
20.2 Director of Social Defence  
20.3 Director of Scheduled Caste Welfare  
20.4 Director of Developing Caste welfer  
20.5 Commissioner of Disability
- 21.0 URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT :**  
21.1 Secretary to Government.  
21.2 Chief Town Planner  
21.3 Director of Municipalities
- 22.0 SPORTS, YOUTH AND CULTURAL ACTIVITIES DEPARTMENT :**  
22.1 Secretary to Government.  
22.2 Commissioner of Youth Services and Cultural Activities  
22.3 Director of Museums  
22.4 Director of Archaeology  
22.5 Director of Archieves  
22.6 Director of Library  
22.7 Director General, Sports Authority of Gujarat.
- 23.0 WOMEN & CHILD DEVELOPMENT DEPARTMENT :**  
23.1 Secretary to Government.  
23.2 Commissioner Women & Child Development
- 24.0 SCIENCE AND TECHNOLOGY DEPARATMENT :**  
24.1 Secretary to Government.
- 25.0 GUJARAT LEGISLATURE SECRETARIATE :**  
25.1 Secretary to Gujarat Legislature Secretariat



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, NOVEMBER 20, 2002/KARTIKA 29, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### REVENUE DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 1st November, 2002.

BOMBAY REVENUE TRIBUNAL ACT, 1957.

No. GHM/2002/69/M/GRT/102002/1480 (Part file)/J: - In exercise of the powers conferred by Section -3 (2) & 5 (1) of the Bombay Revenue Tribunal Act, 1957 and all other powers enabling it in that behalf the Government of Gujarat hereby reappoints Shri T. C. A. Rangadurai, IAS, (Retired) as a President of the Gujarat Revenue Tribunal for a further period of two years w.e. f. 3-11-2002 i.e. upto 2nd November, 2004.

By order and in the name of the Governor of Gujarat,  
C. S. UPADHYAY,  
Deputy Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧લી નવેમ્બર, ૨૦૦૨.

મુંબઈ મહેસૂલ પંચ, અધિનિયમ ૧૯૫૭ :

ક્રમાંક. ધમ-૨૦૦૨/૬૯-મ-જીઆરટી/૧૦૨૦૦૨-૧૪૮૦-જ (પાર્ટફાઈલ) :- મુંબઈ મહેસૂલ પંચ અધિનિયમ-૧૯૫૭ની કલમ-૩ (૨) તથા ૫ (૧) થી અપાયેલ સત્તાની રુએ અને આ અંગે અધિકૃત કરતી બીજી તમામ સત્તાની રુએ ગુજરાત સરકાર શ્રી ટી.સી.એ. રંગાદુરાઈ, આઈ.એ.એસ. (નિવૃત્ત)ની ગુજરાત મહેસૂલ પંચના અધ્યક્ષ તરીકે પુનઃ નિમણૂક તા. ૩-૧૧-૨૦૦૨થી વધુ બે વર્ષ એટલે કે તા. ૨-૧૧-૨૦૦૪ સુધીની મુદત માટે કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,  
સી.એસ. ઉપાધ્યાય,  
સરકારના નાયબ સચિવ.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] WEDNESDAY, NOVEMBER 27, 2002/AGRAHAYANA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### INDUSTRIES & MINES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25th November, 2002.

No. : GHU/2002/(23)/GMC/102002/1665/CHH-1 :- Consequent upon acceptance of resignation tendered by Shri Mukesh Zaveri, Chairman, Gujarat Mineral Development Corporation Ltd., Ahmedabad with effect from dated the 22-11-2002, therefore, in exercise of the powers conferred under Article 107(c) of Articles of Association of G.M.D.C. Ltd., the State Government has decided to handover additional Charge of Chairman, G.M.D.C. Ltd. to Shri D. Rajgopalan, IAS., Principal Secretary, Industries and Mines Department with immediate effect until further orders.

By order and in the name of the Governor of Gujarat,

**P. H. VASAVA,**  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] THURSDAY, NOVEMBER 28, 2002/AGRAHAYANA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

સામાજિક ન્યાય અને અધિકારીતા વિભાગ  
(અનુસૂચિત જાતિ કલ્યાણ પ્રભાગ)

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૧મી નવેમ્બર, ૨૦૦૨.

ક્રમાંક : જી.એચ.એલ.-૧૭-૨૦૦૨-અવક-૧૦૮૬(૪)-જ.- સામાજિક ન્યાય અને અધિકારીતા વિભાગની તા. ૨૦-૮-૨૦૦૨ની અધિસૂચના ક્રમાંક : જી.એચ.એલ.-૮-૨૦૦૨-અવક-૧૦૮૬(૪)-જ થી ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમના બોર્ડ ઓફ ડિરેક્ટરના ડિરેક્ટરોની નિમણૂક કરવામાં આવી છે. તેમાં શ્રી માધાભાઈ બોરીયાની પણ ડિરેક્ટર તરીકે અને ડિરેક્ટરો પૈકી તેમની નિગમના ચેરમેન તરીકે નિમણૂક કરવામાં આવી છે. શ્રી માધાભાઈ બોરીયાએ તેમના તા. ૨૧-૧૧-૨૦૦૨ના પત્રથી નિગમના ચેરમેન પદનું રાજીનામું આપેલ છે. શ્રી માધાભાઈ બોરીયાની નિગમના ડિરેક્ટર તરીકે અને ડિરેક્ટરો પૈકી તેમની અધ્યક્ષ તરીકે નિમણૂક કરવામાં આવી છે, તેથી શ્રી માધાભાઈ બોરીયાના ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમના ડિરેક્ટર અને ચેરમેન પદના રાજીનામાનો તાત્કાલીક અસરથી સ્વીકાર કરવામાં આવે છે અને અન્ય હુકમો ન થાય ત્યાં સુધી નિગમના અધ્યક્ષ તરીકે સામાજિક ન્યાય અને અધિકારીતા વિભાગના સચિવશ્રીને વધારાનો હવાલો સોંપવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એલ. તબિયાર,  
સરકારના નાયબ સચિવ.



EXTRA No. 318

REGISTERED No. G/GNR/2



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] THURSDAY, NOVEMBER 28, 2002/AGRAHAYANA 7, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

સામાજિક ન્યાય અને અધિકારીતા વિભાગ,  
(અનુસૂચિત જાતિ કલ્યાણ પ્રભાગ)

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૨૨મી નવેમ્બર, ૨૦૦૨.

ક્રમાંક : જી.એચ.એલ.-૧૮-૨૦૦૨-અવક-૧૦૮૬(૪)-જ.- સામાજિક ન્યાય અને અધિકારીતા વિભાગની તા. ૨૩-૫-૨૦૦૧ની અધિસૂચના ક્રમાંક : જી.એચ.એલ.-૮-૨૦૦૧-અવક-૧૦૮૬(૪)-જ થી શ્રી અંબાલાલ રોહિતની ગુજરાત અનુસૂચિત જાતિ વિકાસ નિગમના ડીરેક્ટર અને ઉપાધ્યક્ષશ્રી તરીકે નિમણૂંક કરવામાં આવી છે. શ્રી અંબાલાલ રોહિતે તેમના તા. ૨૨-૧૧-૨૦૦૨ના પત્રથી નિગમના ઉપાધ્યક્ષશ્રી પદનું રાજીનામું આપેલ છે. શ્રી અંબાલાલ રોહિતનું નિગમના ડીરેક્ટર અને ઉપાધ્યક્ષ પદનું રાજીનામું તાત્કાલીક અસરથી સ્વીકાર કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એલ. તબિયાર,  
સરકારના નાયબ સચિવ.

IVB-EX.-318-1

318-1

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

---

Vol. XLIII] TUESDAY, DECEMBER 3, 2002/AGRAHAYANA 12, 1924

---

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

---

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd December, 2002.

### The Gujarat Motor Vehicles Rules, 1989.

No. : GHG/2002/150/MVR/1602/5605/KH:— In exercise of the powers conferred by the Rule 177 of the Gujarat Motor Vehicles Rules, 1989, the Government of Gujarat is pleased to exempt the Public Service Vehicles owned by the Gujarat State Road Transport Corporation as well as by private operators which are to be used for the carriage of personnel employed by Government in connection with the General Elections to the Gujarat Legislative Assembly 2002 and By-Election to Lok Sabha from 12-Mehsana Parliamentary constituency, held on 12th December, 2002 from the operation of Rule 151 of the Gujarat Motor Vehicles Rules 1989, for the period from 4th December, 2002 to 20th December, 2002 and to empower Regional Transport Authority to fix the maximum number of passengers which may be carried in the vehicles so exempted.

By order and in the name of the Governor of Gujarat,

**DILIPSINH D. CHAUHAN,**  
Under Secretary to Government.



# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, DECEMBER 4, 2002/AGRAHAYANA 13, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

**Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.**

### HOME DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 3rd December, 2002.

### BOMBAY PROHIBITION ACT, 1949.

No. : G/G/151-DNS/2002/1007/E. 1.—In exercise of the powers conferred by clause (d) of Sub-section (1) of section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby exempts the "Anhydrous Ethanol-doped-Petrol" from all the provisions of the Gujarat Denatured Spirituous Preparations Rules, 1962 so far as they relate to manufacture, import, export, purchase, transport, possession, sale and use.

By order and in the name of the Governor of Gujarat,

**S. K. BHAVSAR,**  
Under Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

WEDNESDAY, DECEMBER 4, 2002/AGRAHAYANA 13, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 3rd December, 2002.

#### BOMBAY PROHIBITION ACT, 1949.

No. : G/G/152-DNS/2002/2578/E.1.—In exercise of the powers conferred by clause (d) of Sub-section (1) of section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) the Government of Gujarat hereby amends the Government order, Social Welfare Department No. GH-SH/1100/BPA/1165/60968/DH, dated 10th September, 1965 (hereinafter referred to as the "said order") as follows namely.

In the table appended to the said order, after the entry at serial number 32 the following shall be inserted in column No. 1, 2 and 3 respectively.

33	(Foundry Flux) Mould Coat—101—Resine base Mould Coat—102—Graphyte base Mould Coat—103—Zircon base	M/s. Anand Chemicals, Industrial Area, at Mamsa, Tal. Ghogha, Dist. Bhavnagar.
34	Reducer	M/s Anand Chemicals, Industrial Area, at Mamsa, Tal. Ghogha, Dist. Bhavnagar.

By order and in the name of the Governor of Gujarat,

**S. K. BHAVSAR,**  
Under Secretary to Government.

©



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLIII] THURSDAY, DECEMBER 5, 2002/AGRAHAYANA 14, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

કૃષિ અને સહકાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૨મી નવેમ્બર, ૨૦૦૨.

ક્રમાંક : જીએસકેએસ/૯૨/૨૦૦૨/એપીએમ/૧૨૮૪/૨૪૮૬/ગ(૮૮).—ગુજરાત ખેત ઉત્પન્ન બજાર અધિનિયમ-૧૯૬૩ (સને ૧૯૬૪ના ગુજરાત અધિનિયમ ૧૯૬૩) (સને ૧૯૬૪ના ગુજરાત અધિનિયમ નં. ૨૦) જેનો આમાં હવે પછી ‘સદરહુ અધિનિયમ’ તરીકે ઉલ્લેખ કર્યો છે તેની કલમ-૫૨ અન્વયે મળેલ સત્તાની રુએ તથા કલમ-૫ ની રુએ કૃષિ અને સહકાર વિભાગના તા. ૨૭-૧-૨૦૦૦ના જાહેરનામા ક્રમાંક : જીએસકેએસ/૯/૨૦૦૦/એપીએમ/૧૨૮૪/૨૪૮૬/ગ(૮૮)ના જાહેરનામાના સંબંધમાં સદરહુ અધિનિયમના હેતુ માટે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખાંભા જિ. અમરેલીના બજાર વિસ્તારને બે જુદા જુદા બજાર વિસ્તારોમાં એટલે કે અમરેલી જિલ્લાના (૧) ખાંભા તાલુકાના બનેલા બજાર વિસ્તાર અને (૨) જાફરાબાદ (ટીબી) તાલુકાના બનેલા બજાર વિસ્તારમાં વિભાજિત કરવા અંગેનો ઈરાદો જાહેર કરવામાં આવેલ તથા સદરહુ અધિનિયમની કલમ-૫૪ અન્વયે મળેલ સત્તાની રુએ કૃષિ અને સહકાર વિભાગના તા. ૨-૨-૨૦૦૧ ના જાહેરનામા ક્રમાંક : જીએસકેએસ/૧૮/૨૦૦૦/એપીએમ/૧૨૮૪/૨૪૮૬/ગ(૮૮)થી સદરહુ બંને બજાર વિસ્તારો માટે બે અલગ-અલગ બજાર સમિતિ (૧) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ ખાંભા (૨) ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, જાફરાબાદ (ટીબી)ની રચના કરવામાં આવેલ છે.

આથી હવે સદરહુ અધિનિયમની કલમ-૫૫(૧) હેઠળ મળેલ સત્તાની રુએ અવિભાજિત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખાંભાના તા. ૩૦-૯-૨૦૦૦ના રોજના પાકા સરવૈયાની સ્થિતિએ ફંડ મિલકત તથા દેવા અને જવાબદારીઓ અંગે બંને બજાર સમિતિઓની તા. ૨૭-૧-૨૦૦૦ની સંયુક્ત મીટીંગમાં થયેલ નિર્ણયને આધીન તથા નીચે જણાવેલ વિગતોને આધીન વિહીત કરવાની બાબત સરકારશ્રીની વિચારણામાં હતી. ઉપરોક્ત તમામ બાબતો અન્વયે પુખ્ત વિચારણાને અંતે ગુજરાત સરકાર સદરહુ અધિનિયમની કલમ-૫૫(૧) હેઠળ મળેલ સત્તાની રુએ રજુ થયેલ વિગતો મુજબ અવિભાજિત ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખાંભાના તા. ૩૦-૯-૨૦૦૦ અંતિત સરવૈયા મુજબ મિલકત ફંડ, દેવા અને જવાબદારીઓ અંગે ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, ખાંભા તેમજ નવી રચાયેલ ખેતીવાડી ઉત્પન્ન બજાર સમિતિ, જાફરાબાદ (ટીબી) ની જે તે સ્થળે કબજા હેઠળ આવેલ મિલકતો યથાવત રહેશે. તેમજ અન્ય કોઈ દેવા અને જવાબદારીઓ પણ અલગ અલગ રહેશે. આમ જે તે બજાર સમિતિની મિલકત અને જવાબદારીઓ સંબંધિત બજાર સમિતિઓની રહેશે; જે અંગેના આથી આદેશ કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અનિલ ઠક્કર,  
સેક્શન અધિકારી.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, DECEMBER 16, 2002/AGRAHAYANA 25, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

સામાજિક ન્યાય અને અધિકારીતા વિભાગ  
(આદિજાતિ વિકાસ વિભાગ)

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૧મી નવેમ્બર, ૨૦૦૨.

ગુજરાત આદિજાતિ વિકાસ નિગમ, અધિનિયમ, ૧૯૭૨.

ક્રમાંક : કેએમ-એસએચ-૩-ટીડીસી-૧૦૨૦૦૨-૧૭૭૧-ઘગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ ૧૯૭૨ના અધિનિયમ નંબર-૫ની કલમ-૭ની પેટા કલમ (૧) (૨) અને કલમ-૮ની પેટા કલમ (૧) (૨) થી મળેલ સત્તાની રૂએ સરકારશ્રીના જાહેરનામા ક્રમાંક : તા. ૧૭-૫-૧૯૮૮ના જાહેરનામા ક્રમાંક : કેએમ-એસએચ-૧-ટીડીસી-૧૦૮૮-ખાં-૧૦(૮૮) ઘ થી શ્રી રમણભાઈ નાનુભાઈ પાટકર (ધારાસભ્ય-ઉમરગામ) ને ગુજરાત આદિજાતિ વિકાસ નિગમના નિયામક મંડળના અધ્યક્ષ તરીકે નિયુક્તિ કરવામાં આવેલ હતી.

ગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૭૨ના અધિનિયમ નંબર-૫ની કલમ-૧૧ પેટા કલમ (૨) થી મળેલ સત્તાની રૂએ શ્રી રમણભાઈ નાનુભાઈ પાટકરનું ગુજરાત આદિજાતિ વિકાસ નિગમના નિયામક મંડળના અધ્યક્ષપદેથી તા. ૨૧-૧૧-૨૦૦૨ના કચેરી સમય બાદથી રાજીનામું મંજૂર કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. બી. ચૌધરી,  
ગુજરાત સરકારના નાયબ સચિવ  
સામાજિક ન્યાય અને અધિકારીતા વિભાગ  
(આદિજાતિ વિકાસ વિભાગ)

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII MONDAY, DECEMBER 16, 2002/AGRAHAYANA 25, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART. IV-B

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

સામાજિક ન્યાય અને અધિકારીતા વિભાગ  
(આદિજાતિ વિકાસ વિભાગ)  
જાહેરનામું  
સચિવાલય, ગાંધીનગર, ૨૨મી નવેમ્બર, ૨૦૦૨.

ગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૭૨.

ક્રમાંક : કેએમ-એસએચ-૪-ટીડીસી-૧૦૨૦૦૨-૧૭૭૨-ધ.-ગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ ૧૯૭૨ના અધિનિયમ નંબર-૫ની કલમ-૭ની પેટા કલમ (૧) (૨) અને કલમ-૮ની પેટા કલમ (૧) થી મળેલ સત્તાની રૂએ સરકારશ્રીના તા. ૩-૮-૨૦૦૧ના જાહેરનામા ક્રમાંક : કે.એચ.એસ.-૨-ટીડીસી-૨૦૦૧-મુમક-૫૩-ધ થી શ્રી શંકરભાઈ વીસીયાભાઈ રાઠવા મુ. પો. તા. છોટાઉદેપુર જિ. વડોદરા ને ગુજરાત આદિજાતિ વિકાસ નિગમ મંડળમાં ડીરેક્ટર તરીકે નિયુક્તિ કરવામાં આવેલ હતા.

ગુજરાત આદિજાતિ વિકાસ નિગમ અધિનિયમ, ૧૯૭૨ના અધિનિયમ-૫ની કલમ-૧૧ પેટા કલમ (૨) થી મળેલ સત્તાની રૂએ શ્રી શંકરભાઈ વીસીયાભાઈ રાઠવા મુ. પો. તા. છોટાઉદેપુર જિ. વડોદરાનું ગુજરાત આદિજાતિ વિકાસ નિગમના નિયામક મંડળના ડીરેક્ટર પદેથી તા. ૨૨-૧૧-૨૦૦૨ કચેરી સમય બાદથી રાજીનામું મંજૂર કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. બી. ચૌધરી,  
ગુજરાત સરકારના નાયબ સચિવ,  
સામાજિક ન્યાય અને અધિકારીતા વિભાગ.  
(આદિજાતિ વિકાસ વિભાગ)



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

MONDAY, DECEMBER 16, 2002/AGRAHAYANA 25, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16th December, 2002.

#### BOMBAY PROHIBITION ACT, 1949.

No. : GH-L-/157/FLR/1099/1294/E. 1.—In exercise of the powers conferred by section 8 of The Bombay Prohibition Act, 1949 (Bom. XXV of 1949) and in supersession of Government Notification Labour, Social Welfare and Tribal Development Department No. GH/L/807/FLR-1078-56930-M dated 2nd September, 1978, the Government of Gujarat hereby constitutes the State Medical Board for the State of Gujarat for a period of one year from the date of publication of this notification as under namely—

- |  |                  |
|--|------------------|
| 1. Dr. J. M. Pandit, 19, Ushadeep Society, Behind L. D. Engg. College, Ahmedabad | President        |
| 2. Dr. R. K. Patel, 18, Narayan Chamber, Ashram Road, Ahmedabad.                 | Member           |
| 3. Dr. N. H. Patel, T-29, Shantinagar, Usmanpura, Ahmedabad.                     | Member           |
| 4. Dr. Tejash Patel, First floor, Near Kedar Parimal Garden, Ahmedabad.          | Member           |
| 5. Additional Director, Health Service, Gandhinagar.                             | Member-Secretary |

By order and in the name of the Governor of Gujarat,

s d/- ILLEGIBLE,  
Under Secretary to Government.





सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

MONDAY, DECEMBER 23, 2002/PAUSA 2, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 23rd December, 2002.

No. GU-2002- - 86- -GPC-11-2001-4398-E-Part-I:- Whereas by notification of the Government of Gujarat, Energy & Petrochemicals Department, Gandhinagar No. GU/2002/18/GPC/11/2001/4398/E, dated 11<sup>th</sup> February, 2002, issued under sub section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 (hereinafter referred to as the said Act), the Government declared its intention to acquire the Right of User in the Land specified in the schedule appended to that notification for purpose of laying pipeline for the transport of natural gas.

And whereas the copies of the said Gazette notification were made available to the public from 05/04/2002 to 16/04/2002.

And whereas the Competent Authority has under sub section (1) of section 6 of the said Act submitted the report to the State Government.

And whereas, the State Government has after considering the said report, decided to acquire the Right of User in the Land specified in the Schedule annexed to this notification.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the Rights of User in the said land, specified in the schedule appended to this notification, are hereby acquired for laying the pipelines.

And further in exercise of the powers conferred by sub section (4) of section 6 of the said Act, the State Government hereby directs that the Right of User in the said land shall, instead of vesting in the State Government vest from the date of publication of the declaration, in the Gujarat State Petronet Ltd., (a subsidizing company of Gujarat State Petroleum Corporation Ltd. A Govt. of Gujarat undertaking), Block No. 15, 3<sup>rd</sup> Floor, Udyog Bhavan, Sector-11, Gandhinagar-382 011, free from all encumbrances.

Schedule

District : Anand

State : Gujarat

Taluka	Village	Survey / Block No.	Area		
			Hect.	Are	Cent.
(1)	(2)	(3)	(4)	(5)	(6)
ANKLAV BORSAD	ANKLAV KOSINDRA	85 P	00	12	20
		45	00	06	20
		46	00	25	25
		47	00	00	05
		43 P	00	07	60
		62	00	12	25
		63	00	21	00
		69 P	00	05	60
		69 P	00	14	10
		70	00	03	50
		68	00	12	00
		Cart track from Kosindra to Kinkhlod	00	01	60
		90	00	12	35
		91	00	12	80
		87	00	16	55
		86	00	06	80
		84	00	00	20
		95	00	15	55
		97	00	14	90
		Cart track from Kosindra to Kinkhlod	00	05	80
		363	00	21	75
		362	00	06	50
		349	00	16	05
		360	00	08	00
		358	00	12	20
		359	00	00	20
		355	00	18	35
		354	00	00	45
		Cart track from Kinkhold to Kosindra	00	11	55
		402	00	09	25
		403	00	04	35
		424	00	21	00
		425	00	00	95
		426 P	00	00	45
		423	00	19	50
		422	00	23	80
		421/1	00	12	75
		419	00	20	40
		420 Pond	00	11	85
		453	00	10	35
		Cart track from Lalpur to Kosindra	00	01	00
		442	00	02	45
		450	00	00	05
					3...

(1)	(2)	(3)	(4)	(5)	(6)
	KOSINDRA	451	00	10	45
	(Cont...)	452	00	19	90
		476	00	06	10
		478	00	39	65
		482	00	14	20
		480	00	01	05
		Cart track from Lalpur to Kosindra	00	01	05
		514	00	05	30
		515	00	17	70
		517	00	57	90
	ALARSA	432/1/1	00	04	60
		432/1/2	00	07	00
		434/6	00	04	75
		433	00	19	60
		421	00	13	95
		420/2	00	07	90
		420/1	00	12	10
	PIPLI	113	00	22	40
		114	00	19	00
		118	00	13	05
		115	00	00	55
		116	00	07	00
		117	00	23	35
		Cart track from Pipli to Alarsa	00	01	85
		132	00	24	90
		131	00	17	45
		130	00	07	90
		136	00	37	90
		40	00	29	25
		Cart track from Pipli to Alarsa	00	00	80
		32	00	57	75
		31	00	00	30
		Cart track from Pipli to Alarsa	00	02	65
		431	00	00	20
		439	00	20	15
		Cart track from Pipli to Khedasa	00	01	25
		440	00	12	50
		443	00	17	30
		387	00	15	80
		Cart Track from Pipli to Khedasa	00	02	25
		385	00	04	70
		384	00	11	95
		383	00	12	00
		366	00	11	60
		365	00	04	35
		358	00	20	55
		357	00	00	25

(1)	(2)	(3)	(4)	(5)	(6)
	PIPLI	359	00	09	25
	(Cont...)	360	00	10	55
		361	00	06	50
		353	00	03	50
		352	00	12	95
		351	00	00	15
	KHEDASA	464/A	00	16	65
		Cart track from Khedasa to Alarsa	00	02	55
		266/3	00	01	50
		262/3	00	10	50
		262/4	00	11	20
		262/2	00	05	65
		262/1	00	05	90
		264.p	00	12	30
		264p	00	13	00
		247	00	11	55
		246/2	00	00	25
		248	00	07	45
		245p	00	06	80
		245 P	00	06	80
		Cart track from Bhadran to Khedasa	00	01	00
		242	00	09	45
		241	00	12	60
		243/1	00	01	55
		237	00	01	50
		223/1+2+3	00	24	90
		224	00	15	55
		225/2	00	12	60
		Cart track from Bhadran to Khedasa	00	04	75
		199	00	05	35
		198/1+2/a	00	00	25
		198/2+3/b	00	27	40
		197/2/b+c	00	03	60
		119/1+3	00	15	65
		121/2	00	03	75
		121/3	00	11	45
		120	00	22	75
		123 Govt. Land	00	00	75
		99/1	00	12	40
		98	00	14	75
		97/1/1	00	10	75
		97/1/2	00	05	60
		97/2	00	06	00
		96/1	00	05	60
	VALVOD	1059	00	02	00
		1060	00	42	85
		1050	00	27	20



(1)	(2)	(3)	(4)	(5)	(6)
	VALVOD	1066	00	00	35
	(Cont...)	1067	00	16	35
		1071	00	50	40
		Cart track from Valvod to Khedasa	00	01	15
		1027	00	11	30
		1028	00	11	05
		1024	00	31	75
		1023	00	17	40
		1004	00	18	70
		1002	00	15	75
		Cart track from Valvod to Bhadran	00	02	50
		1001	00	19	15
		998	00	34	30
		999	00	14	10
		862	00	17	55
		863/2	00	15	80
		858/2	00	05	30
		858/1	00	11	00
		859	00	16	20
		Cart track from Bhadran to Valvod	00	00	75
		849	00	16	00
		850	00	13	20
		Cart track from Valvod to Bhadran	00	00	80
		838	00	21	55
		837	00	28	70
		823	00	28	50
		Cart track from Valvod to Bhadaraniya	00	00	60
		786	00	07	40
		Cart track from Valvod to Bhadran	00	05	45
		775	00	02	50
		776	00	23	00
		785	00	05	40
		777	00	37	10
		780	00	48	85
		Cart track from Valvod to Bhadran	00	01	20
		611	00	40	60
		610	00	09	15
		609	00	13	50
		608	00	14	00
		597	00	19	85
		596	00	41	75
		594	00	03	60
		593	00	14	45
	SISWA	Cart track from Umalav to Siswa	00	02	40
		464/1	00	00	80
		465/2	00	05	20
		465/1	00	14	80

(1)	(2)	(3)	(4)	(5)	(6)
	SISWA	470	00	12	40
	(Cont...)	469	00	15	40
		459/1	00	11	20
		479	00	13	20
		481/1	00	01	90
		481/2	00	03	10
		481/3	00	03	30
		481/4	00	02	50
		481/5	00	06	60
		486	00	03	75
		485/1	00	09	00
		485/2	00	12	80
		Cart track from Siswa to Umalav	00	02	00
		548	00	04	85
		570/1	00	17	20
		568	00	19	20
		569	00	00	25
		567/2	00	13	60
		567/1	00	04	90
		567/3	00	07	20
		575/1	00	08	00
		574/1	00	05	90
		574/2	00	03	50
		577/2	00	00	80
		577/3	00	07	95
		578 P	00	05	00
		578 P	00	15	20
		687	00	32	50
		688	00	19	70
		685	00	00	65
		684/2	00	03	50
		684/1	00	06	15
		683/2	00	02	85
		683/1	00	09	15
		Cart track from Umalav to Siswa	00	01	35
		766/1	00	09	50
		766/2	00	10	10
		765	00	22	50
		763/1	00	16	75
		763/2	00	01	70
		761	00	14	95
		796	00	04	80
		797/1	00	05	80
		797/2	00	08	50
		Cart track from Umalav to Siswa	00	01	05
		806/2	00	01	20
		806/1	00	08	70

(1)	(2)	(3)	(4)	(5)	(6)
	SISWA	805/1	00	07	05
	(Cont....)	308/2	00	04	02
		809	00	11	70
		887	00	03	70
		885/2	00	08	75
		886	00	06	75
		Cart track from Umalav to Siswa	00	01	40
		908	00	16	70
		910	00	00	25
		909	00	12	80
		911/1	00	03	20
		911/2	00	08	60
		912/1	00	03	30
		912/2	00	03	10
		912/3	00	04	40
	KATHOL	Cart track Umlav to Siswa	00	01	40
		477	00	16	40
		478/1	00	06	60
		473	00	00	25
		472/9	00	00	65
		472/10	00	06	60
		479/2	00	00	25
		479/3	00	11	05
		479/4	00	02	80
		479/5	00	02	80
		479/7	00	06	20
		479/8	00	12	70
		479/9	00	02	60
		479/10	00	02	00
		479/11	00	01	55
		480/1	00	00	15
		471/1	00	09	00
		471/2	00	15	80
		471/3	00	11	60
		Cart track Kathol to Umlav	00	00	80
		485/1	00	18	00
		485/2	00	12	60
		489/1/b	00	12	15
		489/2	00	17	00
		490/4	00	00	85
		491/1	00	28	20
		547	00	19	90
		545	00	01	05
		546	00	13	30
		544/1	00	05	35
		544/2	00	06	00
		548/a	00	14	90

(1)	(2)	(3)	(4)	(5)	(6)
	KATHOL	Cart track Umlav to Kathol	00	00	50
	(Cont...)	3	00	21	20
		4	00	08	15
		5	00	12	55
		6/1.	00	12	20
		6/2	00	10	00
	GORVA	149	00	46	15
		148	00	00	90
		Kotar	00	02	05
		147	00	15	00
		146/3	00	19	35
		145	00	15	75
		159/3	00	05	75
		143/2a	00	10	00
		143/2/b	00	04	60
		142/1	00	02	65
		142/2a	00	08	55
		142/2b	00	02	45
		141/1	00	04	35
		141/2	00	07	75
		Cart track	00	01	05
		138	00	12	25
		137	00	18	80
		136	00	02	90
		Cart track from Gorva to Kathol	00	07	40
		123	00	01	15
		124	00	10	35
		Cart track from Gorva to Dehwan	00	04	25
		129	00	15	20
		128	00	24	05
		Cart track Dehwan to Gorva	00	13	25
		194	00	00	55
		195	00	04	60
	DEHWAN	1338	00	12	25
		Cart track from Dehwan to Gorva	00	00	80
		1339	00	07	10
		1337/1	00	06	45
		1337/2	00	03	25
		1313	00	08	05
		1314	00	00	15
		1312	00	16	95
		1316	00	21	90
		1159	00	18	25
		1158/1	00	13	35
		1152/2	00	06	40

(1)	(2)	(3)	(4)	(5)	(6)
	DEHWAN	1150	00	00	50
	(Cont...)	1172/2	00	18	30
		1173	00	15	55
		1174	00	00	10
		1134/2	00	00	95
		1134/3	00	11	40
		1133/2	00	23	10
		Cart track from Dehwan to Kankapura	00	01	95
		1130	00	13	65
		1128	00	11	70
		1187/1	00	01	80
		1187/2	00	03	10
		1187/3	00	00	95
		1187/4	00	00	10
		1127 P	00	01	75
		1127 P	00	06	40
		961/1	00	05	00
		961/P	00	05	60
		961/2/P	00	04	70
		963/1	00	12	85
		963/2p	00	01	50
		963/2p	00	01	50
		963/3	00	02	80
		963/4	00	02	80
		963/5p	00	03	40
		966	00	33	20
		964	00	00	15
		965	00	02	65
		842 P	00	09	15
		842 P	00	15	00
		843	00	00	30
		841	00	49	35
		741	00	12	10
		727 P	00	11	60
		740	00	03	35
		730	00	07	35
		731/1	00	04	40
		731/2	00	04	75
		733	00	13	65
		734	00	17	25
		735	00	16	85
		Cart track from Dehwan to Kankapura	00	01	00
		614	00	12	10
		615 P	00	01	00
		616	00	19	90
		Cart track Dehwan to Kankapura	00	01	30
		527 P	00	01	15



(1)	(2)	(3)	(4)	(5)	(6)
	DEHWAN	526	00	39	50
	(Cont...)	525/1 P	00	01	75
		525/1 P	00	02	15
		525/2	00	01	75
		524	00	10	70
		523	00	09	15
		518	00	12	00
		Cart track from Dehwan to Kankapura	00	01	45
		440/1	00	03	45
		441 P	00	11	75
		441/1	00	16	70
		439	00	05	25
		444 P	00	19	30
		445/1	00	00	50
		412/2 P	00	11	90
		411	00	12	60
		410/1	00	00	85
		409/2	00	16	80
		305/1	00	08	55
		312/2	00	06	15
		312/3	00	14	50
		311/2	00	09	55
		309/1p	00	00	35
		309/2	00	19	10
		307/1	00	00	25
		308/2	00	03	90
		Cart Track from Dehwan to Kalu	00	00	80
		186/3p	00	06	00
		186/3p	00	05	65
		187 P	00	07	30
		187/1	00	12	75
		184/2	00	09	80
		Cart track Dehwan to Kalu	00	02	00
		183/1	00	15	00
		183/2 P	00	07	55
		182/P	00	11	60
		182/P	00	06	80
	KALU	71/4	00	07	20
		71/3	00	00	75
		71/5	00	06	50
		72/3	00	05	80
		97/3	00	18	60
		98/2	00	19	20
		98/3	00	10	70
		98/4	00	00	20
		Cart-track from Kalu to Dehwan	00	01	45
		54/1	00	04	00



(1)	(2)	(3)	(4)	(5)	(6)
	KALU	53/1	00	05	00
	(Cont...)	53/2	00	09	80
		53/3	00	07	55
		53/4	00	00	70
		47/1	00	09	00
		47/2	00	09	05
		46/3	00	05	20
		48/1+3	00	02	65
		45/2	00	10	55
		45/3	00	07	10
		45/4	00	10	05
		45/5	00	00	60
		45/6	00	03	95
		42/2	00	01	70
		41/1	00	14	50
		41/3	00	03	70
		40/3	00	00	30
		40/4	00	12	10
		36	00	04	20
	BADALPUR	231/2	00	13	40
		231/3	00	03	20
		111/1	00	05	30
		111/2	00	05	40
		111/3b	00	02	65
		111/3b	00	02	65
		112/1	00	06	00
		112/2	00	12	95
		109/2	00	04	00
		108/1+4	00	03	50
		108/2	00	03	25
		108/3	00	03	90
		99/2	00	04	10
		99/3	00	02	20
		99/4	00	04	90
		98/2	00	07	40
		98/3	00	06	40
		97/2	00	06	05
		96	00	00	10
		100	00	14	90
		95	00	00	25
		94/1	00	05	40
		94/2	00	10	90
		91/1	00	09	30
		91/2	00	04	20
		87/4+5	00	04	75
		88/1	00	17	75
		88/2	00	02	25

(1)	(2)	(3)	(4)	(5)	(6)
	BADALPUR	85/2	00	00	50
	(Cont...)	85/3	00	11	25
		84/2	00	01	95
		78/2a+b	00	14	95
		80/1	00	01	40
		80/2a	00	16	40
		80/2b	00	07	20
KHAMBHAT	KHADODHI	72/5	00	00	25
		72/6	00	03	40
		72/7	00	04	65
		71	00	10	55
		70/1	00	06	10
		73/4	00	04	60
		69/2	00	00	85
		68	00	11	40
		65	00	01	15
		67	00	01	00
		66	00	12	65
		61/1	00	12	15
		61/3	00	00	55
		63/1	00	01	60
		62/1	00	11	75
		62/2	00	02	40
		36/1	00	12	35
		36/2	00	08	75
		35	00	04	55
		34	00	08	50
		33/2	00	04	00
	HARIPURA	18/1	00	12	05
		18/2	00	14	40
		17/1	00	00	05
		4	00	01	95
		6	00	22	40
		7	00	08	00
		8/2	00	08	05
		673/2	00	01	60
		671	00	18	05
		668/2	00	00	05
		670	00	05	35
		669	00	11	85
		666	00	07	20
		665	00	05	80
		653	00	08	05
		Badalpur to Khadodhi Cart track	00	06	40
		101	00	02	55
		648/1	00	00	65

(1)	(2)	(3)	(4)	(5)	(6)
	HARIPURA	648/2	00	12	05
	(Cont...)	649/2	00	11	10
		646/1	00	01	50
		646/2	00	03	20
		645/1/1	00	06	85
		645/1/2	00	02	75
		645/2	00	00	20
		Cart track from Dhuwaran to Khadodhi	00	00	95
		643 /1	00	00	85
		643/2	00	09	45
		642	00	01	30
		Cart track from Badalpur to Khadodhi	00	03	30
		422/1	00	03	30
		423	00	10	65
		424	00	08	50
		426	00	09	95
		425/1	00	08	50
		428/1	00	00	70
		428/2	00	06	85
		429	00	09	40
		Cart track from Badalpur to Khadodhi	00	02	65
		431	00	03	45
		430/1	00	06	05
		430/2	00	09	40
		435/3	00	00	90
		435/6	00	13	30
		436/2	00	11	60
		436/3	00	14	00
		449	00	12	00
		441	00	05	55
		442	00	16	85
		446	00	16	80
		445/2	00	17	55
	DHUWARAN	423	00	00	40
		414	00	04	50
		413	00	10	00
		412/1	00	13	70
		410	00	13	80
		399/2	00	13	10
		405	00	03	35

(1)	(2)	(3)	(4)	(5)	(6)
	DHUWARAN	400	00	00	10
	(Cont...)	401	00	13	65
		393	00	01	60
		392/1	00	03	65
		392/2	00	05	60
		392/3	00	03	40
		394/3	00	00	25
		391/1	00	15	00
		390	00	26	00
		381/2	00	08	20
		382	00	09	10
		626/2	00	06	80
		626/3	00	02	00
		272/2	00	06	60
		Cart track from Dhuwaran to Pond	00	02	80
		241	00	09	15
		242/3	00	06	15
		247/1	00	07	20
		247/2	00	07	50
		249/1	00	08	15
		250	00	07	60
		253/5	00	00	10
		Saline Land (251/1)	00	58	00
		610	00	08	10
		210	00	04	10

By order and in the name of the Governor of Gujarat,

G. B. PATEL,

Under Secretary to the Government of Gujarat

ઉર્જા અને પેટ્રોકેમિકલ્સ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી ડીસેમ્બર, ૨૦૦૨.

ક્રમાંક: જીયુ-૨૦૦૨-જીપીસી-૧૧-૨૦૦૧-૪૩૯૮-ભાગ-૧-ઈ, આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ની કલમ -૩ની પેટા કલમ-૧થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જીયુ-૨૦૦૨-૧૮-જીપીસી-૧૧-૨૦૦૧-૪૩૯૮-ઈ, તારીખ: ૧૧ ફેબ્રુઆરી ૨૦૦૨થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોના હકક સંપાદિત કરવાનો ઈરાદો જાહેર કરેલ છે.

આ જાહેરનામા પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ-૫-૪-૨૦૦૨ થી તા. ૧૬-૪-૨૦૦૨ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી, અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ-૬ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજૂ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલી અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ-૬ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકાર આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લી., (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલીયમ કોર્પોરેશન લી.ની ગૌણ કંપની) ગાંધીનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

અનુસૂચી

જિલ્લો : આણંદ

રાજ્ય : ગુજરાત

તાલુકો	ગામ	બ્લોક નંબર / સર્વે નંબર	ક્ષેત્રફળ		
			હે.	આરે	પ્રતિ આરે
(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
આંકલાવ	આંકલાવ	૮૫ પૈકી	૦૦	૧૨	૨૦
બોરસદ	કોસીદા	૪૫	૦૦	૦૬	૨૦
		૪૬	૦૦	૨૫	૨૫
		૪૭	૦૦	૦૦	૦૫
		૪૩ પૈકી	૦૦	૦૭	૬૦
		૬૨	૦૦	૧૨	૨૫
		૬૩	૦૦	૨૧	૦૦
		૬૯ પૈકી	૦૦	૦૫	૬૦
		૬૯ પૈકી	૦૦	૧૪	૧૦
		૭૦	૦૦	૦૩	૫૦
		૬૮	૦૦	૧૨	૦૦
		કોસીદા - કીખલોડ ગાડામાર્ગ	૦૦	૦૧	૬૦
		૮૦	૦૦	૧૨	૩૫
		૮૧	૦૦	૧૨	૮૦
		૮૭	૦૦	૧૬	૫૫
		૮૬	૦૦	૦૬	૮૦
		૮૪	૦૦	૦૦	૨૦
		૮૫	૦૦	૧૫	૫૫
		૮૭	૦૦	૧૪	૮૦
		કોસીદા - કીખલોડ ગાડામાર્ગ	૦૦	૦૫	૮૦
		૩૬૩	૦૦	૨૧	૭૫
		૩૬૨	૦૦	૦૬	૫૦
		૩૪૯	૦૦	૧૬	૦૫
		૩૬૦	૦૦	૦૮	૦૦
		૩૫૮	૦૦	૧૨	૨૦
		૩૫૯	૦૦	૦૦	૨૦
		૩૫૫	૦૦	૧૮	૩૫
		૩૫૪	૦૦	૦૦	૪૫
		કીખલોડ - કોસીદા ગાડા માર્ગ	૦૦	૧૧	૫૫
		૪૦૨	૦૦	૦૯	૨૫
		૪૦૩	૦૦	૦૪	૩૫
		૪૨૪	૦૦	૨૧	૦૦
		૪૨૫	૦૦	૦૦	૮૫
		૪૨૬ પૈકી	૦૦	૦૦	૪૫
		૪૨૩	૦૦	૧૯	૫૦
		૪૨૨	૦૦	૨૩	૮૦
		૪૨૧/૧	૦૦	૧૨	૭૫
		૪૧૯	૦૦	૨૦	૪૦
		૪૨૦ તળાવ	૦૦	૧૧	૮૫
		૪૫૩	૦૦	૧૦	૩૫
		લાલપુર થી કોસીદા ગાડા માર્ગ	૦૦	૦૧	૦૦
		૪૪૨	૦૦	૦૨	૪૫
		૪૫૦	૦૦	૦૦	૦૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કોસીદા	૪૫૧	૦૦	૧૦	૪૫
	(આલુ...)	૪૫૨	૦૦	૧૯	૯૦
		૪૭૬	૦૦	૦૬	૧૦
		૪૭૮	૦૦	૩૯	૬૫
		૪૮૨	૦૦	૧૪	૨૦
		૪૮૦	૦૦	૦૧	૦૫
	લાલપુર થી કોસીદા ગાડા માર્ગ		૦૦	૦૧	૦૫
		૫૧૪	૦૦	૦૫	૩૦
		૫૧૫	૦૦	૧૭	૭૦
		૫૧૭	૦૦	૫૭	૯૦
	અલારસા	૪૩૨/૧/૧	૦૦	૦૪	૬૦
		૪૩૨/૧/૨	૦૦	૦૭	૦૦
		૪૩૪/૬	૦૦	૦૪	૭૫
		૪૩૩	૦૦	૧૯	૬૦
		૪૨૧	૦૦	૧૩	૯૫
		૪૨૦/૨	૦૦	૦૭	૯૦
		૪૨૦/૧	૦૦	૧૨	૧૦
	પીપલી	૧૧૩	૦૦	૨૨	૪૦
		૧૧૪	૦૦	૧૯	૦૦
		૧૧૮	૦૦	૧૩	૦૫
		૧૧૫	૦૦	૦૦	૫૫
		૧૧૬	૦૦	૦૭	૦૦
		૧૧૭	૦૦	૨૩	૩૫
	પીપલી અલારસા ગાડા માર્ગ		૦૦	૦૧	૮૫
		૧૩૨	૦૦	૨૪	૯૦
		૧૩૧	૦૦	૧૭	૪૫
		૧૩૦	૦૦	૦૭	૯૦
		૧૩૬	૦૦	૦૭	૯૦
		૪૦	૦૦	૨૯	૨૫
	પીપલી અલારસા ગાડા માર્ગ		૦૦	૦૦	૮૦
		૩૨	૦૦	૫૭	૭૫
		૩૧	૦૦	૦૦	૩૦
	પીપલી અલારસા ગાડા માર્ગ		૦૦	૦૨	૬૫
		૪૩૧	૦૦	૦૦	૨૦
		૪૩૯	૦૦	૨૦	૧૫
	પીપલી - ખેડાસા ગાડા માર્ગ		૦૦	૦૧	૨૫
		૪૪૦	૦૦	૧૨	૫૦
		૪૪૩	૦૦	૧૭	૩૦
		૩૮૭	૦૦	૧૫	૮૦
	પીપલી - ખેડાસા ગાડા માર્ગ		૦૦	૦૨	૨૫
		૩૮૫	૦૦	૦૪	૭૦
		૩૮૪	૦૦	૧૧	૯૫
		૩૮૩	૦૦	૧૨	૦૦
		૩૬૬	૦૦	૧૧	૬૦
		૩૬૫	૦૦	૦૪	૩૫
		૩૫૮	૦૦	૨૦	૫૫
		૩૫૭	૦૦	૦૦	૨૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	પીપલી	૩૫૯	૦૦	૦૯	૨૫
	(ચાલુ...)	૩૬૦	૦૦	૧૦	૫૫
		૩૬૧	૦૦	૦૬	૫૦
		૩૫૩	૦૦	૦૩	૫૦
		૩૫૨	૦૦	૧૨	૯૫
		૩૫૧	૦૦	૦૦	૧૫
	ખેડાસા	૪૬૪/એ	૦૦	૧૬	૬૫
		ખેડાસા અલારસા ગાડા માર્ગ	૦૦	૦૨	૫૫
		૨૬૬/૩	૦૦	૦૧	૫૦
		૨૬૨/૩	૦૦	૧૦	૫૦
		૨૬૨/૪	૦૦	૧૧	૨૦
		૨૬૨/૨	૦૦	૦૫	૬૫
		૨૬૨/૧	૦૦	૦૫	૯૦
		૨૬૪. પૈકી	૦૦	૧૨	૩૦
		૨૬૪ પૈકી	૦૦	૧૩	૦૦
		૨૪૭	૦૦	૧૧	૫૫
		૨૪૬/૨	૦૦	૦૦	૨૫
		૨૪૮	૦૦	૦૭	૪૫
		૨૪૫ પૈકી	૦૦	૦૬	૮૦
		૨૪૫ પૈકી	૦૦	૦૬	૮૦
		ભાદરણ - ખેડાસા ગાડા માર્ગ	૦૦	૦૧	૦૦
		૨૪૨	૦૦	૦૯	૪૫
		૨૪૧	૦૦	૧૨	૬૦
		૨૪૩/૧	૦૦	૦૧	૫૫
		૨૩૭	૦૦	૦૧	૫૦
		૨૨૩/૧+૨+૩	૦૦	૨૪	૯૦
		૨૨૪	૦૦	૧૫	૫૫
		૨૨૫/૨	૦૦	૧૨	૬૦
		ભાદરણ - ખેડાસા ગાડા માર્ગ	૦૦	૦૪	૭૫
		૧૯૯	૦૦	૦૫	૩૫
		૧૯૮/૧+૨/એ	૦૦	૦૦	૨૫
		૧૯૮/૨+૩/બી	૦૦	૨૭	૪૦
		૧૯૭/૨/બી+સી	૦૦	૦૩	૬૦
		૧૧૯/૧+૩	૦૦	૧૫	૬૫
		૧૨૧/૨	૦૦	૦૩	૭૫
		૧૨૧/૩	૦૦	૧૧	૪૫
		૧૨૦	૦૦	૨૨	૭૫
		૧૨૩ - સરકારી	૦૦	૦૦	૭૫
		૯૯/૧	૦૦	૧૨	૪૦
		૯૯	૦૦	૧૪	૭૫
		૯૭/૧/૧	૦૦	૧૦	૭૫
		૯૭/૧/૨	૦૦	૦૫	૬૦
		૯૭/૨	૦૦	૦૬	૦૦
		૯૬/૧	૦૦	૦૫	૬૦
	વાલવોડ	૧૦૫૯	૦૦	૦૨	૦૦
		૧૦૬૦	૦૦	૪૨	૮૫
		૧૦૫૦	૦૦	૨૭	૨૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	વાલવોડ	૧૦૬૬	૦૦	૦૦	૩૫
	(ચાલુ...)	૧૦૬૭	૦૦	૧૬	૩૫
		૧૦૭૧	૦૦	૫૦	૪૦
	વાલવોડ - ખેડાસા ગાડા માર્ગ		૦૦	૦૧	૧૫
		૧૦૨૭	૦૦	૧૧	૩૦
		૧૦૨૮	૦૦	૧૧	૦૫
		૧૦૨૪	૦૦	૩૧	૭૫
		૧૦૨૩	૦૦	૧૭	૪૦
		૧૦૦૪	૦૦	૧૮	૭૦
		૧૦૦૨	૦૦	૧૫	૭૫
	વાલવોડ - ભાદરણ ગાડા માર્ગ		૦૦	૦૨	૫૦
		૧૦૦૧	૦૦	૧૯	૧૫
		૯૯૮	૦૦	૩૪	૩૦
		૯૯૯	૦૦	૧૪	૧૦
		૮૬૨	૦૦	૧૭	૫૫
		૮૬૩/૨	૦૦	૧૫	૮૦
		૮૫૮/૨	૦૦	૦૫	૩૦
		૮૫૮/૧	૦૦	૧૧	૦૦
		૮૫૯	૦૦	૧૬	૨૦
	ભાદરણ થી વાલવોડ ગાડા માર્ગ		૦૦	૦૦	૭૫
		૮૪૯	૦૦	૧૬	૦૦
		૮૫૦	૦૦	૧૩	૨૦
	વાલવોડ - ભાદરણ ગાડા માર્ગ		૦૦	૦૦	૮૦
		૮૩૮	૦૦	૨૧	૫૫
		૮૩૭	૦૦	૨૮	૭૦
		૮૨૩	૦૦	૨૮	૫૦
	વાલવોડ - ભાદરણ ગાડા માર્ગ		૦૦	૦૦	૬૦
		૭૮૬	૦૦	૦૭	૪૦
	વાલવોડ - ભાદરણ ગાડા માર્ગ		૦૦	૦૫	૪૫
		૭૭૫	૦૦	૦૨	૫૦
		૭૭૬	૦૦	૨૩	૦૦
		૭૮૫	૦૦	૦૫	૪૦
		૭૭૭	૦૦	૩૭	૧૦
		૭૮૦	૦૦	૪૮	૮૫
	વાલવોડ - ભાદરણ ગાડા માર્ગ		૦૦	૦૧	૨૦
		૬૧૧	૦૦	૪૦	૬૦
		૬૧૦	૦૦	૦૯	૧૫
		૬૦૯	૦૦	૧૩	૫૦
		૬૦૮	૦૦	૧૪	૦૦
		૫૯૭	૦૦	૧૯	૮૫
		૫૯૬	૦૦	૪૧	૭૫
		૫૯૪	૦૦	૦૩	૬૦
		૫૯૩	૦૦	૧૪	૪૫
સીસવા	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૨	૪૦
		૪૬૪/૧	૦૦	૦૦	૮૦
		૪૬૫/૨	૦૦	૦૫	૨૦
		૪૬૫/૧	૦૦	૧૪	૮૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	સીસવા	૪૭૦	૦૦	૧૨	૪૦
	(ચાલુ...)	૪૬૯	૦૦	૧૫	૪૦
		૪૫૯/૧	૦૦	૧૧	૨૦
		૪૭૯	૦૦	૧૩	૨૦
		૪૮૧/૧	૦૦	૦૧	૯૦
		૪૮૧/૨	૦૦	૦૩	૧૦
		૪૮૧/૭	૦૦	૦૩	૩૦
		૪૮૧/૪	૦૦	૦૨	૫૦
		૪૮૧/૫	૦૦	૦૬	૬૦
		૪૮૬	૦૦	૦૩	૭૫
		૪૮૫/૧	૦૦	૦૯	૦૦
		૪૮૫/૨	૦૦	૧૨	૮૦
	સીસવા - ઉમલાવ ગાડા માર્ગ		૦૦	૦૨	૦૦
		૫૪૮	૦૦	૦૪	૮૫
		૫૭૦/૧	૦૦	૧૭	૨૦
		૫૬૮	૦૦	૧૯	૨૦
		૫૬૯	૦૦	૦૦	૨૫
		૫૬૭/૨	૦૦	૧૩	૬૦
		૫૬૭/૧	૦૦	૦૪	૯૦
		૫૬૭/૩	૦૦	૦૭	૨૦
		૫૭૫/૧	૦૦	૦૮	૦૦
		૫૭૪/૧	૦૦	૦૫	૯૦
		૫૭૪/૨	૦૦	૦૩	૫૦
		૫૭૭/૨	૦૦	૦૦	૮૦
		૫૭૭/૩	૦૦	૦૭	૯૫
		૫૭૮ પૈકી	૦૦	૦૫	૦૦
		૫૭૮ પૈકી	૦૦	૧૫	૨૦
		૬૮૭	૦૦	૩૨	૫૦
		૬૮૮	૦૦	૧૯	૭૦
		૬૮૫	૦૦	૦૦	૬૫
		૬૮૪/૨	૦૦	૦૩	૫૦
		૬૮૪/૧	૦૦	૦૬	૧૫
		૬૮૩/૨	૦૦	૦૨	૮૫
		૬૮૩/૧	૦૦	૦૯	૧૫
	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૧	૩૫
		૭૬૬/૧	૦૦	૦૯	૫૦
		૭૬૬/૨	૦૦	૧૦	૧૦
		૭૬૫	૦૦	૨૨	૫૦
		૭૬૩/૧	૦૦	૧૬	૭૫
		૭૬૩/૨	૦૦	૦૧	૭૦
		૭૬૧	૦૦	૧૪	૯૫
		૭૯૬	૦૦	૦૪	૮૦
		૭૯૭/૧	૦૦	૦૫	૮૦
		૭૯૭/૨	૦૦	૦૮	૫૦
	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૧	૦૫
		૮૦૬/૨	૦૦	૦૧	૨૦
		૮૦૬/૧	૦૦	૦૮	૭૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	સીસવા	૮૦૫/૧	૦૦	૦૭	૬૫
	(ચાલુ...)	૮૦૮/૨	૦૦	૦૪	૬૫
		૮૦૯	૦૦	૧૧	૭૦
		૮૮૭	૦૦	૦૩	૭૦
		૮૮૫/૨	૦૦	૦૮	૭૫
		૮૮૬	૦૦	૦૬	૭૫
	ઉમલાવ - સીસવા ગાડા માર્ગ		૦૦	૦૧	૪૦
		૮૦૮	૦૦	૧૬	૭૦
		૮૧૦	૦૦	૦૦	૨૫
		૮૦૯	૦૦	૧૨	૮૦
		૮૧૧/૧	૦૦	૦૩	૨૦
		૮૧૧/૨	૦૦	૦૮	૬૦
		૮૧૨/૧	૦૦	૦૩	૩૦
		૮૧૨/૨	૦૦	૦૩	૧૦
		૮૧૨/૩	૦૦	૦૪	૪૦
	કઠોલ	ઉમલાવ - સીસવા ગાડા માર્ગ	૦૦	૦૧	૪૦
		૪૭૭	૦૦	૧૬	૪૦
		૪૭૮/૧	૦૦	૦૬	૬૦
		૪૭૩	૦૦	૦૦	૨૫
		૪૭૨/૯	૦૦	૦૦	૬૫
		૪૭૨/૧૦	૦૦	૦૬	૬૦
		૪૭૯/૨	૦૦	૦૦	૨૫
		૪૭૯/૩	૦૦	૧૧	૦૫
		૪૭૯/૪	૦૦	૦૨	૮૦
		૪૭૯/૫	૦૦	૦૨	૮૦
		૪૭૯/૭	૦૦	૦૬	૨૦
		૪૭૯/૮	૦૦	૧૨	૭૦
		૪૭૯/૯	૦૦	૦૨	૬૦
		૪૭૯/૧૦	૦૦	૦૨	૦૦
		૪૭૯/૧૧	૦૦	૦૧	૫૫
		૪૮૦/૧	૦૦	૦૦	૧૫
		૪૭૧/૧	૦૦	૦૯	૦૦
		૪૭૧/૨	૦૦	૧૫	૮૦
		૪૭૧/૩	૦૦	૧૧	૬૦
	કઠોલ - ઉમલાવ ગાડા માર્ગ		૦૦	૦૦	૮૦
		૪૮૫/૧	૦૦	૧૮	૦૦
		૪૮૫/૨	૦૦	૧૨	૬૦
		૪૮૯/૧/બી	૦૦	૧૨	૧૫
		૪૮૯/૨	૦૦	૧૭	૦૦
		૪૮૦/૪	૦૦	૦૦	૮૫
		૪૮૧/૧	૦૦	૨૮	૨૦
		૫૪૭	૦૦	૧૯	૮૦
		૫૪૫	૦૦	૦૧	૦૫
		૫૪૬	૦૦	૧૩	૩૦
		૫૪૪/૧	૦૦	૦૫	૩૫
		૫૪૪/૨	૦૦	૦૬	૦૦
		૫૪૮/એ	૦૦	૧૪	૮૦

૮...

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કઠોલ	ઉમલાવ - કઠોલ ગાડામાર્ગ	૦૦	૦૦	૫૦
	(આલુ...)	૩	૦૦	૨૧	૨૦
		૪	૦૦	૦૮	૧૫
		૫	૦૦	૧૨	૫૫
		૬/૧	૦૦	૧૨	૨૦
		૬/૨	૦૦	૧૦	૦૦
	ગોરવા	૧૪૮	૦૦	૪૬	૧૫
		૧૪૮	૦૦	૦૦	૮૦
		કોતર	૦૦	૦૨	૦૫
		૧૪૭	૦૦	૧૫	૦૦
		૧૪૬/૩	૦૦	૧૮	૩૫
		૧૪૫	૦૦	૧૫	૭૫
		૧૫૮/૩	૦૦	૦૫	૭૫
		૧૪૩/૨એ	૦૦	૧૦	૦૦
		૧૪૩/૨બી	૦૦	૦૪	૬૦
		૧૪૨/૧	૦૦	૦૨	૬૫
		૧૪૨/૨એ	૦૦	૦૮	૫૫
		૧૪૨/૨બી	૦૦	૦૨	૪૫
		૧૪૧/૧	૦૦	૦૪	૩૫
		૧૪૧/૨	૦૦	૦૭	૭૫
		ગાડા માર્ગ	૦૦	૦૧	૦૫
		૧૩૮	૦૦	૧૨	૨૫
		૧૩૭	૦૦	૧૮	૮૦
		૧૩૬	૦૦	૦૨	૮૦
		ગોરવા થી કઠોલ ગાડા માર્ગ	૦૦	૦૭	૪૦
		૧૨૩	૦૦	૦૧	૧૫
		૧૨૪	૦૦	૧૦	૩૫
		ગોરવા થી દહેવાણ ગાડા માર્ગ	૦૦	૦૪	૨૫
		૧૨૮	૦૦	૧૫	૨૦
		૧૨૮	૦૦	૨૪	૦૫
		દેહવાણ - ગોરવા ગાડા માર્ગ	૦૦	૧૩	૨૫
		૧૮૪	૦૦	૦૦	૫૫
		૧૮૫	૦૦	૦૪	૬૦
	દહેવાણ	૧૩૩૮	૦૦	૧૨	૨૫
		દેહવાણ - ગોરવા ગાડા માર્ગ	૦૦	૦૦	૮૦
		૧૩૩૮	૦૦	૦૭	૧૦
		૧૩૩૭/૧	૦૦	૦૬	૪૫
		૧૩૩૭/૨	૦૦	૦૩	૨૫
		૧૩૧૩	૦૦	૦૮	૦૫
		૧૩૧૪	૦૦	૦૦	૧૫
		૧૩૧૨	૦૦	૧૬	૮૫
		૧૩૧૬	૦૦	૨૧	૮૦
		૧૧૫૮	૦૦	૧૮	૨૫
		૧૧૫૮/૧	૦૦	૧૩	૩૫
		૧૧૫૨/૨	૦૦	૦૬	૪૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દહેવાણ	૧૧૫૦	૦૦	૦૦	૫૦
	(ચાલુ...)	૧૧૭૨/૨	૦૦	૧૮	૩૦
		૧૧૭૩	૦૦	૧૫	૫૫
		૧૧૭૪	૦૦	૦૦	૧૦
		૧૧૭૪/૨	૦૦	૦૦	૮૫
		૧૧૭૪/૩	૦૦	૧૧	૪૦
		૧૧૭૩/૨	૦૦	૨૩	૧૦
	દહેવાણ થી કંકાપુરા ગાડા માર્ગ		૦૦	૦૧	૮૫
		૧૧૭૦	૦૦	૧૩	૬૫
		૧૧૨૮	૦૦	૧૧	૭૦
		૧૧૮૭/૧	૦૦	૦૧	૮૦
		૧૧૮૭/૨	૦૦	૦૩	૧૦
		૧૧૮૭/૩	૦૦	૦૦	૮૫
		૧૧૮૭/૪	૦૦	૦૦	૧૦
		૧૧૨૭પૈકી	૦૦	૦૧	૭૫
		૧૧૨૭પૈકી	૦૦	૦૬	૪૦
		૮૬૧/૧	૦૦	૦૫	૦૦
		૮૬૧/૧પૈકી	૦૦	૦૫	૬૦
		૮૬૧/૨/૧પૈકી	૦૦	૦૪	૭૦
		૮૬૩/૧	૦૦	૧૨	૮૫
		૮૬૩/૨પૈકી	૦૦	૦૧	૫૦
		૮૬૩/૨પૈકી	૦૦	૦૧	૫૦
		૮૬૩/૩	૦૦	૦૨	૮૦
		૮૬૩/૪	૦૦	૦૨	૮૦
		૮૬૩/૫પૈકી	૦૦	૦૩	૪૦
		૮૬૬	૦૦	૩૩	૨૦
		૮૬૪	૦૦	૦૦	૧૫
		૮૬૫	૦૦	૦૨	૬૫
		૮૪૨પૈકી	૦૦	૦૮	૧૫
		૮૪૨પૈકી	૦૦	૧૫	૦૦
		૮૪૩	૦૦	૦૦	૩૦
		૮૪૧	૦૦	૪૮	૩૫
		૭૪૧	૦૦	૧૨	૧૦
		૭૨૭પૈકી	૦૦	૧૧	૬૦
		૭૪૦	૦૦	૦૩	૩૫
		૭૩૦	૦૦	૦૭	૩૫
		૭૩૧/૧	૦૦	૦૪	૪૦
		૭૩૧/૨	૦૦	૦૪	૭૫
		૭૩૩	૦૦	૧૩	૬૫
		૭૩૪	૦૦	૧૭	૨૫
		૭૩૫	૦૦	૧૬	૮૫
	દહેવાણ - કંકાપુરા ગાડા માર્ગ		૦૦	૦૧	૦૦
		૬૧૪	૦૦	૧૨	૧૦
		૬૧૫પૈકી	૦૦	૦૧	૦૦
		૬૧૬	૦૦	૧૮	૮૦
	દહેવાણ થી કંકાપુરા ગાડા માર્ગ		૦૦	૦૧	૩૦
		૫૨૭પૈકી	૦૦	૦૧	૧૫



(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	દહેવાણ	૫૨૬	૦૦	૩૯	૫૦
	(ચાલુ....)	૫૨૫/૧ પૈકી	૦૦	૦૧	૭૫
		૫૨૫/૧ પૈકી	૦૦	૦૨	૧૫
		૫૨૫/૨	૦૦	૦૧	૭૫
		૫૨૪	૦૦	૧૦	૭૦
		૫૨૩	૦૦	૦૯	૧૫
		૫૧૮	૦૦	૧૨	૦૦
	દહેવાણ - કંકાપુરા ગાડા માર્ગ		૦૦	૦૧	૪૫
		૪૪૦/૧	૦૦	૦૩	૪૫
		૪૪૧ પૈકી	૦૦	૧૧	૭૫
		૪૪૧/૧	૦૦	૧૬	૭૦
		૪૩૯	૦૦	૦૫	૨૫
		૪૪૪ પૈકી	૦૦	૧૯	૩૦
		૪૪૫/૧	૦૦	૦૦	૫૦
		૪૧૨/૨ પૈકી	૦૦	૧૧	૯૦
		૪૧૧	૦૦	૧૨	૬૦
		૪૧૦/૧	૦૦	૦૦	૮૫
		૪૦૯/૨	૦૦	૧૬	૮૦
		૩૦૫/૧	૦૦	૦૮	૫૫
		૩૧૨/૨	૦૦	૦૬	૧૫
		૩૧૨/૩	૦૦	૧૪	૫૦
		૩૧૧/૨	૦૦	૦૯	૫૫
		૩૦૯/૧ પૈકી	૦૦	૦૦	૩૫
		૩૦૯/૨	૦૦	૧૯	૧૦
		૩૦૭/૧	૦૦	૦૦	૨૫
		૩૦૮/૨	૦૦	૦૩	૯૦
	દહેવાણ થી કાલુ ગાડા માર્ગ		૦૦	૦૦	૮૦
		૧૮૬/૩ પૈકી	૦૦	૦૬	૦૦
		૧૮૬/૩ પૈકી	૦૦	૦૫	૬૫
		૧૮૭ પૈકી	૦૦	૦૭	૩૦
		૧૮૭/૧	૦૦	૧૨	૭૫
		૧૮૪/૨	૦૦	૦૯	૮૦
	દહેવાણ થી કાલુ ગાડા માર્ગ		૦૦	૦૨	૦૦
		૧૮૩/૧	૦૦	૧૫	૦૦
		૧૮૩/૨ પૈકી	૦૦	૦૭	૫૫
		૧૮૨/૧ પૈકી	૦૦	૧૧	૬૦
		૧૮૨/૧ પૈકી	૦૦	૦૬	૮૦
	કાલુ	૭૧/૪	૦૦	૦૭	૨૦
		૭૧/૩	૦૦	૦૦	૭૫
		૭૧/૫	૦૦	૦૬	૫૦
		૭૨/૩	૦૦	૦૫	૮૦
		૯૭/૩	૦૦	૧૮	૬૦
		૯૮/૨	૦૦	૧૯	૨૦
		૯૮/૩	૦૦	૧૦	૭૦
		૯૮/૪	૦૦	૦૦	૨૦
	કાલુ - દહેવાણ ગાડા માર્ગ		૦૦	૦૧	૪૫
		૫૪/૧	૦૦	૦૪	૦૦

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	કાલુ	૫૩/૧	૦૦	૦૫	૦૦
	(ચાલુ...)	૫૩/૨	૦૦	૦૯	૮૦
		૫૩/૩	૦૦	૦૭	૫૫
		૫૩/૪	૦૦	૦૦	૭૦
		૪૭/૧	૦૦	૦૯	૦૦
		૪૭/૨	૦૦	૦૯	૦૫
		૪૬/૩	૦૦	૦૫	૨૦
		૪૮/૧+૩	૦૦	૦૨	૬૫
		૪૫/૨	૦૦	૧૦	૫૫
		૪૫/૩	૦૦	૦૭	૧૦
		૪૫/૪	૦૦	૧૦	૦૫
		૪૫/૫	૦૦	૦૦	૬૦
		૪૫/૬	૦૦	૦૩	૯૫
		૪૨/૨	૦૦	૦૧	૭૦
		૪૧/૧	૦૦	૧૪	૫૦
		૪૧/૩	૦૦	૦૩	૭૦
		૪૦/૩	૦૦	૦૦	૩૦
		૪૦/૪	૦૦	૧૨	૧૦
		૩૬	૦૦	૦૪	૨૦
	બદલપુર	૨૩૧/૨	૦૦	૧૩	૪૦
		૨૩૧/૩	૦૦	૦૩	૨૦
		૧૧૧/૧	૦૦	૦૫	૩૦
		૧૧૧/૨	૦૦	૦૫	૪૦
		૧૧૧/૩બી	૦૦	૦૨	૬૫
		૧૧૧/૩બી	૦૦	૦૨	૬૫
		૧૧૨/૧	૦૦	૦૬	૦૦
		૧૧૨/૨	૦૦	૧૨	૯૫
		૧૦૯/૨	૦૦	૦૪	૮૦
		૧૦૮/૧+૪	૦૦	૦૩	૫૦
		૧૦૮/૨	૦૦	૦૩	૨૫
		૧૦૮/૩	૦૦	૦૩	૯૦
		૯૯/૨	૦૦	૦૪	૧૦
		૯૯/૩	૦૦	૦૨	૨૦
		૯૯/૪	૦૦	૦૪	૯૦
		૯૯/૨	૦૦	૦૭	૪૦
		૯૯/૩	૦૦	૦૬	૪૦
		૯૭/૨	૦૦	૦૬	૦૫
		૯૬	૦૦	૦૦	૧૦
		૧૦૦	૦૦	૧૪	૯૦
		૯૫	૦૦	૦૦	૨૫
		૯૪/૧	૦૦	૦૫	૪૦
		૯૪/૨	૦૦	૧૦	૯૦
		૯૧/૧	૦૦	૦૯	૩૦
		૯૧/૨	૦૦	૦૪	૨૦
		૯૭/૪+૫	૦૦	૦૪	૭૫
		૯૯/૧	૦૦	૧૭	૭૫
		૯૯/૨	૦૦	૦૨	૨૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	બદલપુર	૮૫/૨	૦૦	૦૦	૫૦
	(ચાલુ...)	૮૫/૩	૦૦	૧૧	૨૫
		૮૪/૨	૦૦	૦૧	૮૫
		૭૮/૨એ+બી	૦૦	૧૪	૮૫
		૮૦/૧	૦૦	૦૧	૪૦
		૮૦/૨એ	૦૦	૧૬	૪૦
		૮૦/૨બી	૦૦	૦૭	૨૦
ખંભાત	ખડોધી	૭૨/૫	૦૦	૦૦	૨૫
		૭૨/૬	૦૦	૦૩	૪૦
		૭૨/૭	૦૦	૦૪	૬૫
		૭૧	૦૦	૧૦	૫૫
		૭૦/૧	૦૦	૦૬	૧૦
		૭૩/૪	૦૦	૦૪	૬૦
		૬૯/૨	૦૦	૦૦	૮૫
		૬૮	૦૦	૧૧	૪૦
		૬૫	૦૦	૦૧	૧૫
		૬૭	૦૦	૦૧	૦૦
		૬૬	૦૦	૧૨	૬૫
		૬૧/૧	૦૦	૧૨	૧૫
		૬૧/૩	૦૦	૦૦	૫૫
		૬૩/૧	૦૦	૦૧	૬૦
		૬૨/૧	૦૦	૧૧	૭૫
		૬૨/૨	૦૦	૦૨	૪૦
		૩૬/૧	૦૦	૧૨	૩૫
		૩૬/૨	૦૦	૦૮	૭૫
		૩૫	૦૦	૦૪	૫૫
		૩૪	૦૦	૦૮	૫૦
		૩૩/૨	૦૦	૦૪	૦૦
	હરીપુરા	૧૮/૧	૦૦	૧૨	૦૫
		૧૮/૨	૦૦	૧૪	૪૦
		૧૭/૧	૦૦	૦૦	૦૫
		૪	૦૦	૦૧	૮૫
		૬	૦૦	૨૨	૪૦
		૭	૦૦	૦૮	૦૦
		૮/૨	૦૦	૦૮	૦૫
		૬૭૩/૨	૦૦	૦૧	૬૦
		૬૭૧	૦૦	૧૮	૦૫
		૬૬૮/૨	૦૦	૦૦	૦૫
		૬૭૦	૦૦	૦૫	૩૫
		૬૬૯	૦૦	૧૧	૮૫
		૬૬૬	૦૦	૦૭	૨૦
		૬૬૫	૦૦	૦૫	૮૦
		૬૫૩	૦૦	૦૮	૦૫
		બદલપુર ખડોધી ગાડા માર્ગ	૦૦	૦૬	૪૦
		૧૦૧	૦૦	૦૨	૫૫
		૬૪૮/૧	૦૦	૦૦	૬૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	હરીપુરા	૬૪૮/૨	૦૦	૧૨	૦૫
	(ચાલુ...)	૬૪૮/૨	૦૦	૧૧	૧૦
		૬૪૬/૧	૦૦	૦૧	૫૦
		૬૪૬/૨	૦૦	૦૩	૨૦
		૬૪૫/૧/૧	૦૦	૦૬	૮૫
		૬૪૫/૧/૨	૦૦	૦૨	૭૫
		૬૪૫/૨	૦૦	૦૦	૨૦
	ધુવારણ - ખાડોધી ગાડા માર્ગ		૦૦	૦૦	૮૫
		૬૪૩/૧	૦૦	૦૦	૮૫
		૬૪૩/૨	૦૦	૦૮	૪૫
		૬૪૨	૦૦	૦૧	૮૦
	બદલપુર - ખાડોધી ગાડા માર્ગ		૦૦	૦૩	૩૦
		૪૨૨/૧	૦૦	૦૩	૩૦
		૪૨૩	૦૦	૧૦	૬૫
		૪૨૪	૦૦	૦૮	૫૦
		૪૨૬	૦૦	૦૮	૮૫
		૪૨૫/૧	૦૦	૦૮	૫૦
		૪૨૮/૧	૦૦	૦૦	૭૦
		૪૨૮/૨	૦૦	૦૬	૮૫
		૪૨૯	૦૦	૦૮	૪૦
	બદલપુર - ખાડોધી ગાડા માર્ગ		૦૦	૦૨	૬૫
		૪૩૧	૦૦	૦૩	૪૫
		૪૩૦/૧	૦૦	૦૬	૦૫
		૪૩૦/૨	૦૦	૦૮	૪૦
		૪૩૫/૩	૦૦	૦૦	૮૦
		૪૩૫/૬	૦૦	૧૩	૩૦
		૪૩૬/૨	૦૦	૧૧	૬૦
		૪૩૬/૩	૦૦	૧૪	૦૦
		૪૪૮	૦૦	૧૨	૦૦
		૪૪૧	૦૦	૦૫	૫૫
		૪૪૨	૦૦	૧૬	૮૫
		૪૪૬	૦૦	૧૬	૮૦
		૪૪૫/૨	૦૦	૧૭	૫૫
	ધુવારણ	૪૨૩	૦૦	૦૦	૪૦
		૪૧૪	૦૦	૦૪	૫૦
		૪૧૩	૦૦	૧૦	૦૦
		૪૧૨/૧	૦૦	૧૩	૭૦
		૪૧૦	૦૦	૧૩	૮૦
		૩૮૮/૨	૦૦	૧૩	૧૦
		૪૦૫	૦૦	૦૩	૩૫

(૧)	(૨)	(૩)	(૪)	(૫)	(૬)
	ધુવારણ	૪૦૦	૦૦	૦૦	૧૦
	(આલુ...)	૪૦૧	૦૦	૧૩	૬૫
		૩૯૩	૦૦	૦૧	૬૦
		૩૯૨/૧	૦૦	૦૩	૬૫
		૩૯૨/૨	૦૦	૦૫	૬૦
		૩૯૨/૩	૦૦	૦૩	૪૦
		૩૯૪/૩	૦૦	૦૦	૨૫
		૩૯૧/૧	૦૦	૧૫	૦૦
		૩૯૦	૦૦	૨૬	૦૦
		૩૯૧/૨	૦૦	૦૮	૨૦
		૩૯૨	૦૦	૦૯	૧૦
		૬૨૬/૨	૦૦	૦૬	૮૦
		૬૨૬/૩	૦૦	૦૨	૦૦
		૨૭૨/૨	૦૦	૦૬	૬૦
	ધુવારણ તળાવ ગાડા માર્ગ		૦૦	૦૨	૮૦
	૨૪૧		૦૦	૦૯	૧૫
	૨૪૨/૩		૦૦	૦૬	૧૫
	૨૪૭/૧		૦૦	૦૭	૨૦
	૨૪૭/૨		૦૦	૦૭	૫૦
	૨૪૯/૧		૦૦	૦૮	૧૫
	૨૫૦		૦૦	૦૭	૬૦
	૨૫૩/૫		૦૦	૦૦	૧૦
	ક્ષાર વાળી જમીન (૨૫૧/૧)		૦૦	૫૮	૦૦
	૬૧૦		૦૦	૦૮	૧૦
	૨૧૦		૦૦	૦૪	૧૦

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

(જી.બી.પટેલ,  
ઉપસચિવ,  
ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

FRIDAY, DECEMBER 27, 2002/PAUSA 6, 1924.

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

LEGISLATIVE AND PARLIAMENTARY AFFAIRS DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 27th December, 2002.

GUJARAT LEGISLATIVE ASSEMBLY (LEADER OF THE OPPOSITION) SALARY AND ALLOWANCES ACT, 1979.

No. GH/L&P.A./72/2002/369/A.—In exercise of the powers conferred by section 11 of the Gujarat Legislative Assembly (Leader of the Opposition) Salary and Allowances Act, 1979 (Guj. 16 of 1979), the Government of Gujarat hereby publishes the 26th December, 2002, as the date on which Shri Amarsinh Bhilabhai Chaudhari, the Member of the Gujarat Legislative Assembly, became the Leader of the Opposition for all the purposes of the said act.

By order and in the name of the Governor of Gujarat,

V. M. KOTHARE,  
Secretary to Government.

IV-B-Ex.327-1

327-1





सत्यमेव जयते

# The Gujarat Government Gazette EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII

FRIDAY, DECEMBER 27, 2002/PAUSA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART - IV-B

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Gujarat Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 27th December, 2002.

No. GU-2002- 87 -GPC-11-2001-1541-E-Part-I:- Whereas by notification of the Government of Gujarat. Energy & Petrochemicals Department. Gandhinagar No. GU/2002/18/GPC/11/2001/1541/E. dated 5<sup>th</sup> June, 2002. issued under sub section (1) of section 3 of the Gujarat Water and Gas Pipelines (Acquisition of Right of User in Land) Act, 2000 (hereinafter referred to as the said Act), the Government declared its intention to acquire the Right of User in the Land specified in the schedule appended to that notification for purpose of laying pipeline for the transport of natural gas.

And whereas the copies of the said Gazette notification were made available to the public from 20/07/2002.

And whereas the Competent Authority has under sub section (1) of section 6 of the said Act submitted the report to the State Government.

And whereas, the State Government has after considering the said report decided to acquire the Right of User in the Land specified in the Schedule annexed to this notification.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the State Government hereby declares that the Rights of User in the said land, specified in the schedule appended to this notification, are hereby acquired for laying the pipelines.

And further in exercise of the powers conferred by sub section (4) of section 6 of the said Act, the State Government hereby directs that the Right of User in the said land shall, instead of vesting in the State Government vest from the date of publication of the declaration, in the Gujarat State Petronet Ltd., (a subsidizing company of Gujarat State Petroleum Corporation Ltd. A Govt. of Gujarat undertaking), Block No. 15, 3<sup>rd</sup> Floor, Udyog Bhavan, Sector-11, Gandhinagar-382 011, free from all encumbrances.

### Schedule

District : Vadodara

State : Gujarat

Name of Taluka	Name of Village	Survey / Block No.	Sub-Division No.	Area		
				Hea	Are	Centiare
1	2	3	4	5	6	7
Karjan	Mesrad	442		00	00	76
		446		00	00	59
		417		00	00	58
		419		00	01	13
		441		00	00	30
Karjan	Mangrol	265		00	26	61
Karjan	Bodka	294		00	00	53
		316		00	09	03
		310		00	01	01
		323		00	01	28
		331		00	01	01
Karjan	Sambhoi	37	3	00	00	53
		32		00	11	46
		25		00	05	18
Padra	Anti	227		00	03	11
		232		00	01	29
		231		00	00	40
		233		00	01	21
		234		00	01	41
		235		00	05	39
		238		00	05	37
		53		00	13	17
		52		00	00	40
		51		00	17	47
		49		00	08	47
		48		00	04	84

1	2	3	4	5	6	7
		46		00	06	39
		36		00	00	40
		35		00	22	14
		34		00	05	06
		33		00	04	27
		32		00	02	50
		31		00	00	40
Padra	Sadhi	1701		00	02	47
		1732		00	10	33
		1733		00	08	27
		1741		00	10	95
		1731		00	09	26
		1743		00	12	31
		1886		00	00	40
		1885		00	06	00
		1884		00	14	64
		1893		00	13	42
		1894		00	07	50
		1895		00	02	88
		1896		00	03	00
		1897		00	05	82
		1924		00	01	50
		1925		00	00	30
		1943		00	00	30
Padra	Latipura	203		00	03	20
Padra	Ghayaj	164		00	00	45
		167		00	03	20
		178		00	13	45
		175		00	11	10
Padra	Padra	389		00	01	33
		388		00	17	32
		387		00	00	77
		403		00	14	57
		402		00	01	40
		410		00	10	80
		811		00	00	89
		810		00	03	39
		1035		00	12	25

1	2	3	4	5	6	7
Padra	Jaspur	326		00	19	00
		320		00	13	50
Vadodara	Raipura	225		00	10	35
		233		00	09	36
		234		00	16	81
		237		00	15	70
Vadodara	Raipura	238		00	16	51
	(Contd.)	245		00	11	89
		239		00	00	40
		240		00	09	89
		244		00	05	55
		242		00	00	40
		241		00	06	88
		314		00	09	19
		318		00	00	85
		358		00	00	75
		357		00	00	85
		359		00	00	42
		360		00	00	81
		364		00	01	51
		366		00	00	76
Vadodara	Hinglot	86		00	01	33
		76		00	00	84
Vadodara	Ampad	292		00	00	85
Vadodara	Sherkhi	561		00	01	47

By order and in the name of the Governor of Gujarat

G. B. Patel

Under Secretary,

Energy & Petrochemicals Department,

ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગ  
જાહેરનામું  
સચિવાલય, આંધીનગર, ૨૭મી ડિસેમ્બર, ૨૦૦૨.

ક્રમાંક: જયુ-૨૦૦૨-૮૭ જીપીસી-૧૧-૨૦૦૨-૧૫૪૧-ભાગ-૧-ઈ, આથી ગુજરાત સરકારને ગુજરાત પાણીની અને ગેસની પાઈપલાઈન (જમીનમાંના વપરાશકારોનો હકક સંપાદન કરવા બાબત) અધિનિયમ, ૨૦૦૦ની કલમ -૩ની પેટા કલમ-૧થી પ્રાપ્ત થયેલ સત્તા અન્વયે ગુજરાત સરકારના ઉર્જા અને પેટ્રોકેમિકલ્સ વિભાગના જાહેરનામા ક્રમાંક જયુ-૨૦૦૨-૪૯-જીપીસી-૧૧-૨૦૦૨-૧૫૪૧-ઈ, તારીખ: ૫ જુન ૨૦૦૨ થી તે સાથે જોડેલ અનુસૂચિમાં વર્ણન કરેલ જમીનમાં પાઈપલાઈન નાંખવાના હેતુ માટે જમીનોના વપરાશકારોના હકક સંપાદિત કરવાનો ઇરાદો જાહેર કરેલ છે.

આ જાહેરનામા પ્રસિધ્ધ થયેલ જાહેરનામાની વિગતો સામાન્ય જનતાને તારીખ-૨૦-૭-૨૦૦૨ ના રોજ ઉપલબ્ધ કરાવવામાં આવી હતી, અને આ સાથે હવે સક્ષમ સત્તાધિકારીએ કલમ-૬ની પેટાકલમ ૧ હેઠળ ગુજરાત સરકારને દરખાસ્ત રજૂ કરેલી છે.

અને આથી, હવે રાજ્ય સરકારે વિચારણાના અંતે જાહેરનામા સાથે જોડેલી અનુસૂચિમાં વર્ણન કરેલી જમીનોમાં ગેસ પાઈપલાઈન નાંખવા માટે વપરાશકારના હકક સંપાદિત કરવાનું જરૂરી જણાય છે.

અને કલમ ૬ની પેટા કલમ-૪ અન્વયેની સત્તા હેઠળ રાજ્ય સરકાર આદેશ કરેલ છે કે આ જમીનો રાજ્ય સરકારમાં નિહિત થવાને બદલે ગુજરાત સ્ટેટ પેટ્રોનેટ લી., (ગુજરાત સરકારના સાહસ-ગુજરાત રાજ્ય પેટ્રોલીયમ કોર્પોરેશન લી.ની ગૌણ કંપની) આંધીનગર ને કોઈપણ જાતના બોજા રહિત આ જાહેરનામું પ્રસિધ્ધ થાય તે તારીખથી પ્રાપ્ત થશે.

અનુસૂચિ

જિલ્લો : વડોદરા

રાજ્ય : ગુજરાત

તાલુકા	ગામ	સર્વે / બ્લોક નંબર	હિસ્સા નંબર	ક્ષેત્રફળ		
				હેક્ટર	આરે	સેન્ટીઆરે
૧	૨	૩	૪	૫	૬	૭
કરજણ	મેસરાડ	૪૪૨		૦૦	૦૦	૭૬
		૪૪૬		૦૦	૦૦	૫૯
		૪૫૭		૦૦	૦૦	૫૮
		૪૫૯		૦૦	૦૧	૧૩
		૪૪૧		૦૦	૦૦	૩૦
કરજણ	માંગરોલ	૨૬૫		૦૦	૨૬	૬૧
કરજણ	બોડકા	૨૯૪		૦૦	૦૦	૫૩
		૩૧૬		૦૦	૦૯	૦૩
		૩૧૦		૦૦	૦૧	૦૧
		૩૨૩		૦૦	૦૧	૨૮
		૩૩૧		૦૦	૦૧	૦૧
કરજણ	સંભોઈ	૩૭	૩	૦૦	૦૦	૫૩
		૩૨		૦૦	૧૧	૪૬
		૨૫		૦૦	૦૫	૧૮

૧	૨	૩	૪	૫	૬	૭
પાદરા	આંતી	૨૨૭		૦૦	૦૩	૧૧
		૨૩૨		૦૦	૦૧	૨૯
		૨૩૧		૦૦	૦૦	૪૦
		૨૩૩		૦૦	૦૧	૨૧
		૨૩૪		૦૦	૦૧	૪૧
		૨૩૫		૦૦	૦૫	૩૯
		૨૩૮		૦૦	૦૫	૩૭
		૫૩		૦૦	૧૩	૧૭
		૫૨		૦૦	૦૦	૪૦
		૫૧		૦૦	૧૭	૪૭
		૪૯		૦૦	૦૮	૪૭
		૪૮		૦૦	૦૪	૮૪
		૪૬		૦૦	૦૬	૩૯
		૩૬		૦૦	૦૦	૪૦
		૩૫		૦૦	૨૨	૧૪
		૩૪		૦૦	૦૫	૦૬
		૩૩		૦૦	૦૪	૨૭
		૩૨		૦૦	૦૨	૫૦
		૩૧		૦૦	૦૦	૪૦
		૧૭૦૧		૦૦	૦૨	૪૭
પાદરા	સાધી	૧૭૩૨		૦૦	૧૦	૩૩
		૧૭૩૩		૦૦	૦૮	૨૭
		૧૭૪૧		૦૦	૧૦	૯૫
		૧૭૩૧		૦૦	૦૯	૨૬
		૧૭૪૩		૦૦	૧૨	૩૧
		૧૮૮૬		૦૦	૦૦	૪૦
		૧૮૮૫		૦૦	૦૬	૦૦
		૧૮૮૪		૦૦	૧૪	૬૪
		૧૮૯૩		૦૦	૧૩	૪૨
		૧૮૯૪		૦૦	૦૭	૫૦
		૧૮૯૫		૦૦	૦૨	૮૮
		૧૮૯૬		૦૦	૦૩	૦૦
		૧૮૯૭		૦૦	૦૫	૮૨
		૧૯૨૪		૦૦	૦૧	૫૦
		૧૯૨૫		૦૦	૦૦	૩૦
		૧૯૪૩		૦૦	૦૦	૩૦
પાદરા	લતીપુરા	૨૦૩		૦૦	૦૩	૨૦



૧	૨	૩	૪	૫	૬	૭
પાદરા	ધાયજ	૧૬૪		૦૦	૦૦	૪૫
		૧૬૭		૦૦	૦૩	૨૦
		૧૭૮		૦૦	૧૩	૪૫
		૧૭૫		૦૦	૧૧	૧૦
પાદરા	પાદરા	૩૮૯		૦૦	૦૧	૩૩
		૩૮૮		૦૦	૧૭	૩૨
		૩૮૭		૦૦	૦૦	૭૭
		૪૦૩		૦૦	૧૪	૫૭
		૪૦૨		૦૦	૦૧	૪૦
		૪૧૦		૦૦	૧૦	૮૦
		૮૧૧		૦૦	૦૦	૮૯
		૮૧૦		૦૦	૦૩	૩૬
		૧૦૩૫		૦૦	૧૨	૨૫
પાદરા	જસપુર	૩૨૬		૦૦	૧૯	૦૦
		૩૨૦		૦૦	૧૩	૫૦
વડોદરા	રાયપુરા	૨૨૫		૦૦	૧૦	૩૫
		૨૩૩		૦૦	૦૯	૩૬
		૨૩૪		૦૦	૧૬	૮૧
		૨૩૭		૦૦	૧૫	૭૦
વડોદરા	રાયપુરા (કમશા:)	૨૩૮		૦૦	૧૬	૫૧
		૨૪૫		૦૦	૧૧	૮૯
		૨૩૯		૦૦	૦૦	૪૦
		૨૪૦		૦૦	૦૯	૮૯
		૨૪૪		૦૦	૦૫	૫૫
		૨૪૨		૦૦	૦૦	૪૦
		૨૪૧		૦૦	૦૬	૮૮
		૩૧૪		૦૦	૦૯	૧૯
		૩૧૮		૦૦	૦૦	૮૫
		૩૫૮		૦૦	૦૦	૭૫
		૩૫૭		૦૦	૦૦	૮૫
		૩૫૯		૦૦	૦૦	૪૨
		૩૬૦		૦૦	૦૦	૮૧
		૩૬૪		૦૦	૦૧	૫૧
		૩૬૬		૦૦	૦૦	૭૬
વડોદરા	હીંગલોટ	૮૬		૦૦	૦૧	૩૩
		૭૬		૦૦	૦૦	૮૪
વડોદરા	અમ્પાડ	૨૯૨		૦૦	૦૦	૮૫
વડોદરા	શેરખી	૫૬૧		૦૦	૦૧	૪૭

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,  
જી. બી. પટેલ  
ઉપસચિવ,



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] FRIDAY, DECEMBER 27, 2002/PAUSA 6, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 27th December, 2002

#### THE GUJARAT TOWN PLANNING AND URBAN DEVELOPMENT ACT, 1976.

No. GH/V/165 of 2002/UDA-1097/137-V:—In exercise of the powers conferred by clause (i) of sub-section (4) of section 22 of the Gujarat Town Planning and Urban Development Act, 1976 (President's Act No. 27 of 1976), the Government of Gujarat hereby appoints Shri G. R. Aloria, IAS, Commissioner, Surat Municipal Corporation, Surat as Chairman of the Surat Urban Development Authority in addition to his present duties with immediate effect till further orders.

By order and in the name of the Governor of Gujarat,

A. N. DAVE,

Under Secretary to Government.

IV B EX 329-1

329-1



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII] MONDAY, DECEMBER 30, 2002/PAUSA 9, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### FORESTS & ENVIRONMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24th December, 2002.

Gujarat Minor Forest Produce Trade Nationalisation Act, 1979.

No. GVN-2000-36-GVP-102002-1080-G-Cell:—In exercise of the powers conferred by Sub-Section (1) read with Sub-Section (2) of Section - 4 Gujarat Minor Forest Produce Trade (Nationalization) Act, 1979 (Guj. Act No. 7 of 1979) the Government of Gujarat hereby fixed prices specified in column 4, 5 & 6 of the schedule annexed hereto by the price at which the Minor Forest Produce specified in Column-2 of the said schedule shall be purchased by State Government or by an Authorized Officer or by an Agent from Primary Collector or Growers of any such Minor Forest Produce in the year commencing on the 1st January, 2003.

#### SCHEDULE

Sr. No.	Name of Minor Forest Produce	Unit	Purchase rate for Primary Collectors for 2003 (in Rs.)	Purchase rate for Growers up to 31-3-2003 (in Rs.)	Purchase rate for Growers up to 1-4-2003 (in Rs.)
1	2	3	4	5	6
1	Timru Leaves	Std. Bags	400	431.85	433.4
2	Mahuda Flowers	Quintal	500	513.28	513.94

1	2	3	4	5	6
3	Doli-Bansda Div.	Quintal	500	547.79	550.18
	" other Div.	"	600	647.79	650.18
	" Black	"	400	447.79	450.18
4	Kadaya Gum Gr. I	"	4000	4265.35	4278.62
	" " Gr. II	"	3000	3265.35	3278.62
5	Dhavada Gum Ungraded	"	2500	2632.68	2639.31
6	Baval Gum ungraded	"	1500	1632.68	1639.31
7	Moina Gum	"	300	432.68	439.31
8	Salal Gum	"	3000	3132.68	3139.31
9	Gugal Gum Gr. I	"	8000	8265.35	8278.62
	" " Gr. II	"	5000	5265.35	5278.62
	" " Gr. III	"	2500	2765.35	2778.62
10	Ganda Baval Gum Gr. I	"	1600	1732.68	1739.31
	Ganda Baval Gum Gr. II	"	1200	1332.68	1339.31
11	Garad Gum	"	2000	2265.35	2278.62
12	Khair Gum	"	1500	1632.68	1639.31
13	Khakhar Gum	"	750	882.68	889.31

By order and in the name of the Governor of Gujarat,

**A. M. KHAN,**  
Deputy Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી ડિસેમ્બર, ૨૦૦૨.

ગુજરાત ગૌણ વન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ, ૧૯૭૯.

ક્રમાંક : ગવન-૧૦૨૦૦૨-૧૦૮૦-ગ-સેલ :- ગુજરાત ગૌણ વન પેદાશ વ્યાપાર રાષ્ટ્રીયકરણ અધિનિયમ- (૧૯૭૯નો ગુજરાતનો ધારો નં. ૭)ની કલમ-૪ની પેટા કલમ (૨) વંચાણે લેતા સદર કલમના પેટા-કલમ (૧) દ્વારા થયેલ સત્તાની રૂએ આ સાથેના પરિશિષ્ટના કોલમ નં. ૪, ૫ અને ૬માં જણાવેલ કિંમત ગુજરાત સરકાર આથી નક્કી કરે છે. જે કિંમત તારીખ ૧લી જાન્યુઆરી ૨૦૦૩ થી શરૂ થતા વર્ષમાં સદર પરિશિષ્ટના કોલમ-૨માં જણાવેલ ગૌણ વન પેદાશ ગુજરાત સરકાર અથવા અધિકૃત કરેલ અધિકારી અથવા એજન્ટ આવી ગૌણ વન પેદાશના પ્રાથમિક એકત્રીકરણકારો અથવા ઉગાડનાર પાસેથી ખરીદ કરશે.

## પરિશિષ્ટ

અ.નં.	ગૌણ વન પેદાશનું નામ	એકમ	સને ૨૦૦૩ના વર્ષ માટે પ્રાથમિક એકત્રીકરણકારો પાસેથી ખરીદ કરવાના દર (રૂ.)	તા. ૩૧-૩-૨૦૦૩ સુધી ઉગાડનાર પાસે ખરીદ કરવાના દર (રૂ.)	તા. ૧-૪-૨૦૦૩ થી ઉગાડનારાઓ પાસેથી ખરીદ કરવાના દર (રૂ.)
૧	૨	૩	૪	૫	૬
૧.	ટીમરૂપાન	સ્ટા.બેગદીઠ	૪૦૦	૪૩૧/૮૫	૪૩૩.૪૪
૨.	મહુડાફૂલ	કવી. દીઠ	૫૦૦	૫૧૩/૨૮	૫૧૩.૮૪
૩.	ડોળી (વાંસદા ડીવીઝન)	"	૫૦૦	૫૪૭/૭૯	૫૫૦.૧૮
	ડોળી (અન્ય ડીવીઝન)	"	૬૦૦	૬૪૭/૭૯	૬૫૦.૧૮
	ડોળી કાળી	"	૪૦૦	૪૪૭.૭૯	૪૫૦.૧૮
૪.	કડાયા ગુંદર ગ્રેડ-૧	"	૪૦૦૦	૪૨૬૫/૩૫	૪૨૭૮.૬૨
	કડાયા ગુંદર ગ્રેડ-૨	"	૩૦૦૦	૩૨૬૫/૩૫	૩૨૭૮.૬૨
૫.	ધાવડા ગુંદર અનગ્રેડેડ	"	૨૫૦૦	૨૬૩૨/૬૮	૨૬૩૯.૩૧
૬.	બાવળ ગુંદર અનગ્રેડેડ	"	૧૫૦૦	૧૬૩૨/૬૮	૧૬૩૯.૩૧
૭.	મોથના ગુંદર	"	૩૦૦	૪૩૨/૬૮	૪૩૯.૩૧
૮.	સલાઈ ગુંદર	"	૩૦૦૦	૩૧૩૨/૬૮	૩૧૩૯.૩૧
૯.	ગુગળ ગુંદર ગ્રેડ-૧	"	૮૦૦૦	૮૨૬૫/૩૫	૮૨૭૮.૬૨
	" " ગ્રેડ-૨	"	૫૦૦૦	૫૨૬૫/૩૫	૫૨૭૮.૬૨
	" " ગ્રેડ-૩	"	૨૫૦૦	૨૭૬૫/૩૫	૨૭૭૮.૬૨
૧૦.	ગાંડા બાવળ ગુંદર ગ્રેડ-૧	"	૧૬૦૦	૧૭૩૨/૬૮	૧૭૩૯.૩૧
	" " ગ્રેડ-૨	"	૧૨૦૦	૧૩૩૨/૬૮	૧૩૩૯.૩૧
૧૧.	ગોરડ ગુંદર	"	૨૦૦૦	૨૨૬૫/૩૫	૨૨૭૮.૬૨
૧૨.	ખેર ગુંદર	"	૧૫૦૦	૧૬૩૨/૬૮	૧૬૩૯.૩૧
૧૩.	ખાખર ગુંદર	"	૭૫૦	૮૮૨/૬૮	૮૮૯.૩૧

ગુજરાત રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. એમ. ખાન,  
સરકારના નાયબ સચિવ.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRA ORDINARY

PUBLISHED BY AUTHORITY

Vol. XLIII]

TUESDAY, DECEMBER 31, 2002/PAUSA 10, 1924

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-B

Rule and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Gujarat Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 31st December, 2002.

#### BOMBAY PUBLIC TRUSTS ACT, 1950.

No. GK/46/2002/BPT102000/2/816 /E.—WHEREAS certain draft rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961 were published as required by sub-section (3) of section 84 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950), at page 303.1 to 303.3 of the Gujarat Government Gazette, Extra-ordinary Part IV-B, dated the 2nd November, 2002 under Government Notification, Legal Department No. GK/42/2002/BPT/102000-2-729-E, dated 2nd November, 2002 inviting objections and suggestions from all persons likely to be affected thereby till the 1st December, 2002.

AND WHEREAS no objections and suggestions have been received by the Government on the aforesaid draft notification,

NOW, THEREFORE, in exercise of the powers conferred by sub-section 18 read with sub-section (3) of section 84 of the Bombay Public Trusts Act, 1950 (Bom. XXIX of 1950), the Government of Gujarat hereby makes the following rules further to amend the Bombay Public Trusts (Gujarat) Rules, 1961, namely :-

1. These rules may be called the Bombay Public Trusts (Gujarat) (Amendment) Rules, 2002.

2. In the Bombay Public Trusts (Gujarat) Rules, 1961, in rule 6,—

(a) after sub-rule (1), the following shall be inserted, namely :-

“(1 A). The Application form for registration of a public trust shall be available in the concerned Public Trust Registration Office on payment of rupees ten only.”

(b) for sub-rule (5), the following shall be substituted, namely :-

“(5). The fee to accompany the application shall be in cash or demand draft of the following amount :-



	Rs.
(i) when the value of property of a public trust does not exceeds Rs. 2,000/-	20
(ii) when the value of property of a public trust exceeds Rs. 2,000/- but does not exceed Rs. 5,000/-	50
(iii) when the value of property of a public trust exceeds Rs. 5,000/- but does not exceed Rs. 10,000/-	100
(iv) when the value of property of a public trust exceeds Rs. 10,000/- but does not exceed Rs. 25,000/-	250
(v) when the value of property of a public trust exceeds Rs. 25,000/- :	500

Provided that no such fee shall be charged in the case of public trusts deemed to have been registered under section 28."

By order and in the name of the Governor of Gujarat,

R. M. PARMAR,  
Joint Secretary to Government.